SOLICITATION OF OFFERS

ISSUED BY

THE CITY OF EL PASO

PURCHASING & STRATEGIC SOURCING DEPARTMENT

SOLICITATION NO: 2016-933 **DATE ISSUED: MAY 31, 2016**

TITLE: BUS AXLE END - SLACK ADJUSTERS

MASS TRANSIT - SUN METRO

An original, signed, sealed, OFFER to furnish the goods and/or services set forth in the SCHEDULE will be received at the place indicated below, until: 2:00 PM, local time, WEDNESDAY, JUNE 22, 2016

NOTICE When used in formal bid solicitations, the terms 'offer' and 'bid', and 'offeror' and 'bidder' are interchangeable.

ADDRESS OFFERS TO: PURCHASING DIRECTOR PURCHASING & STRATEGIC SOURCING DEPARTMENT CITY OF EL PASO

MAIL TO: **HAND DELIVER TO:**

CITY OF EL PASO OR **PURCHASING & STRATEGIC SOURCING DEPARTMENT** 300 N. CAMPBELL, 1st FLOOR EL PASO, TX 79901-1153

CITY OF EL PASO PURCHASING & STRATEGIC SOURCING DEPARTMENT, 300 N. CAMPBELL, 1st Floor **EL PASO, TX 79901**

FOR ADDITIONAL INFORMATION CONCERNING THIS SOLICITATION, CONTACT: SEONE MICHAEL JONES, PROCUREMENT ANALYST

Telephone: [915] 212-1194 FAX: [915] 212-0044

Email: jonessm2@@elpasotexas.gov

EXPIRATION OF OFFERS

The offeror agrees, to furnish all items [supplies or services] at the prices offered, and delivered at the designated point or points, within the time set forth in the SCHEDULE, if this offer is accepted within NINETY [90] consecutive days from the date set for the receipt of offers. All offers shall expire on the 90th day after the offers are open unless the City of El Paso requests an extension of the offers in writing and the offeror agrees to extend in writing.

				S TO SOLICITAT			
		Receipt of a	III numbered amendme	ents to Solicitations must	t be acknowledged:		
<u>AMENDMENT</u>	DATED	<u>AMENDMENT</u>	<u>DATED</u>	<u>AMENDMENT</u>	DATED	<u>AMENDMENT</u>	DATED
A001		A002		A003		A004	
A005		A006		A007		A008	
			OFFER S	UBMITTED BY			
	COMPANY NAM	E AS IT APPEARS ON C	RGANIZATION CERT	TIFICATE ISSUED BY S	TATE IN WHICH COI	MPANY WAS ORGANIZE	ED)
				7			
	STR	EET ADDRESS				P.O. BOX NUMBE	R
			CITY, STA	TE AND ZIP CODE			
	&						
TELEPHONE NUM	MBER	FAX NUMBER					
			PLE	ASE CHECK PREFERE	RED ADDRESS FOR	RECEIVING SOLICITAT	ON DOCUMENTS.
	E-Mail address						
			OFFER EXECUT	TED BY [PLEASE P	RINT]		
		NAME AND	TITLE OF PERSON	AUTHORIZED TO OBL	IGATE COMPANY	-	
			SIGNATURE	AND DATE OF OFFER			
NOTE: AWARD C		RIGINAL SIGNATURE OF RESULTING FROM THIS					
		ETTER NOTICE OF AWA					—

TABLE OF CONTENTS

PART 1 -	– GENERAL INFORMATION	1
1.1	Public Disclosure of Bid Information	1
1.2	Wage Theft	2
1.3	Cooperative Purchasing	5
1.4	Notes – Special Terms and Conditions	5
1.5	Cone of Silence	6
1.6	Requests for Clarifications	7
1.7	Schedule of Events	8
1.9	Copies Required	8
PART 2 -	- SCHEDULE OF ITEMS	9
2.1	Bid Form	9
2.2	Option to Extend To Extend Term of Agreement	10
2.3	Payment Terms and Conditions	11
2.4	Prompt Payment and Payment Terms	11
2.5	Federal Minimum Wage	11
2.6	Subcontractor and/or Supplier Identification	12
2.7	City's Required Delivery	12
2.8	Bidder's Promised Delivery	12
2.9	Delivery Receipt and Returns	12
2.10	Delivery Location	13
2.11	Emergency Delivery and Requirements	13
PART 3 -	- SPECIFICATIONS	15
3.1	General Conditions	15
3.2	Materials	16
3.3	Specifications	16
3.4	Warranties	18
3.5	Exceptions to Specifications	19
3.6	Responsibility Determination	19
PART 4 -	- CONTRACT CLAUSES	21
4.1	Contract Clauses (Terms & Conditions)	21
42	Federal Clauses	25

P.	ART 5 -	FORMS	. 32
	5.1	Business Information Certification	.32
	5.2	Non-Collusion and Business Disclosure Affidavit	.34
	5.3	Indebtedness Affidavit	.36
		NOTICES AND INSTRUCTIONS TO OFFERORS	

PART 1 – GENERAL INFORMATION

1.1 **Public Disclosure of Bid Information**

Offerors are cautioned that once a bid is opened, all information contained therein will be available to the PUBLIC unless the information is excepted from the requirements of Government Code Section 552.021 pertaining to Open Records. The exception that allows the City to protect information that, if released, would give advantage to a competitor or bidder does not apply after the bidding is complete and the contract has been awarded. Trade secrets, commercial or financial background data and privileged or confidential information may be excepted from public inspection. If any information contained in your offer qualifies for an exception because it falls into one of the categories above it should be clearly marked "CONFIDENTIAL" and the basis of your claim of confidentiality should be stated. Data so identified will be maintained as a protected record. Offerors who claim that information contained in a bid should be protected from public disclosure after the award of the contract may be asked to support such claim if the City receives an Open Records request for the information and requests a determination by the Attorney General. [Rev. 04-03-98]

IMPORTANT NOTICE

Note: Any changes in due date or material changes for any RFPs/solicitations will be posted on the solicitations page of the City of El Paso Purchasing & Strategic Sourcing Department's website: http://legacy.elpasotexas.gov/purchasing/ep-invitations.asp

It is the bidder's responsibility to ensure that they have all pertinent information regarding solicitations, including all amendments prior to submitting their offer. Please check the website, even after submitting a bid, to ensure that you have all amendments as they may be posted at any time, up to and including the day of bid opening.

Recommendation(s) for formal awards shall be posted on the City's website the Thursday afternoons prior to the Tuesday City Council Meeting wherein the recommendation shall be presented. Vendors are responsible for monitoring the City's website for said postings.

1.2 Wage Theft The City of El Paso Code - Chapter 3.46

3.46.010 Definition

- 1. Wage Theft Adjudication occurs when:
 - Employer is criminally convicted as an employer pursuant to Section 61.019 of the Texas Labor Code for failure to pay wages: or
 - 2. Injunctive relief is granted in district court under Section 61.020 of the Texas Labor Code against the employer for repeated failures to pay wages as required by Chapter 61 of the Texas Labor Code; or
 - 3. A wage payment determination order becomes final under Section 61.055 or Section 61.060 of the Texas Labor Code: or
 - The Texas Workforce Commission assesses an administrative penalty under Section 4. 61.053 of the Texas Labor Code against the employer for acting in bad faith in not paying wages as required by Chapter 61 of the Texas Labor Code; or
 - 5. Employer is convicted for Theft of Service under Section 31.04 of the Texas Penal Code; or Court of competent jurisdiction finds that an employer engaged in wage theft.
- 2. **Employee** and **employer** have the meanings by Texas Labor Code, Section 61.001.
- 3. Wages means compensation owed by an employer for labor or services rendered by an employee, whether computed on a time, task piece, commission or other basis.
- 4. Wage Enforcement Coordinator shall mean the person designated by the City Manager to receive and investigate claims of wage theft and to create, maintain a Wage Theft database.
- 5. Wage Theft Complaint means a written complaint filed with the Wage Theft Coordinator alleging any instance of wage theft by an employer.

Section 3.46.020 Wage Theft Coordinator

- Α. Appointment. The City Manager shall designate a Wage Theft Coordinator to perform the duties identified in this Section.
- B. **Duties.** The Wage Theft Coordinator shall:
 - 1. Wage Theft Adjudication Database- the Wage Theft Coordinator shall create and maintain a database of employers located or operating within the City of El Paso who have a Wage Theft Adjudication record. The Wage Theft Database will be created on a "complaint basis" and populated with information provided by third parties. The Wage Theft Coordinator shall be under no obligation to investigate wage theft or to prosecute complaints.
 - 2. Substantiate whether a proposed party to a City Contract has a Wage Theft Adjudication record or part of the Wage Theft Adjudication Database.
 - 3. Receive, review, and process wage theft complaint according to the process established in Section 3.46.040.

Bidder's [Company] Name:	
2016-933 BUS AXLE END - SLACK ADJUSTERS	Page: 2

- 4. Coordinate with the Purchasing Director to ensure that the notice of the City's Wage Theft ordinance is included in all the City's bid documents.
- 5. Provide and present an annual report to City Council regarding the number of employers in the Wage Theft Adjudication Database and an update on the status of the enforcement of the City's Wage Theft ordinance.

Section 3.46.030 Wage Theft Adjudication Database

A. Inclusion in Database. No employer shall be included in the database until the

Wage Theft Coordinator has:

- 1. Confirmed that an employer has a Wage Theft Adjudication record;
- 2. Provided written notice at the address provided by the complainant, or on the documents evidencing the wage theft adjudication of the inclusion of the employer in the Wage Theft Adjudication Database.
- 3. Allowed the employer thirty (30) days from the date of the notice to protest the employer's inclusion in such database and provide the Wage Theft Coordinator evidence that the employer should not be included in the Wage Theft Adjudication Database. In the case of a wage theft judgment, the Wage Theft Coordinator shall not include the employer in the Database upon proof of full payment of outstanding wage theft adjudication judgment.
- **B. Identity of Employer.** An employer operating as a business entity shall be listed by its corporate name, address and type of business organization. If the employer is an individual, the person's name, business address, type of business or occupation shall be included.
- **C. Removal from Database.** An employer shall be removed from the database if:
 - 1. A Wage Theft Adjudication has been annulled, withdrawn, overturned, rescinded or abrogated, and such fact has been confirmed by the Wage Theft Coordinator; or
 - 2. Employer provides proof of full payment of an outstanding wage theft adjudication judgment; or
 - 3. Five (5) years or more has elapsed since the date of the employer's most recent Wage Theft Adjudication.

Section 3.46.040 Wage Theft Complaints Procedure

A. Non- City Contracts. If no City contract is involved, the Wage Theft Coordinator shall assist persons with wage theft complaints by referring the complaint to the Texas Workforce Commission.

B. City Contracts.

1. **Filing a Complaint.** A person employed in connection with a city contract who has a good faith belief that he is the victim of wage theft may file a wage theft complaint with the Wage Theft Coordinator in writing. The complaint shall contain fact including but not limited to: identity of the employer, date(s) on or during which the wages were earned and were due to be paid, the amount of the wages alleged to have been withheld or unpaid.

2. **Notification and Resolution of the Complaint.** The Wage Theft Coordinator shall notify the employer of the receipt of the wage theft complaint. Employer shall attempt to resolve the alleged issue with the affected employee by written agreement within thirty (30) days from the receipt of the City notification. Employer shall notify the Wage Theft Coordinator if the issue was resolved between the Employer and the affected employee.

3. Texas Workforce Commission.

- 1. If no resolution is achieved, the complainant shall be referred to the Texas Workforce Commission ("Commission").
- 2. The Wage Theft Coordinator shall seek to determine status of the complaint at the commission. The Wage Theft Coordinator shall place Employer in the Wage Theft Adjudication Database if it appears that the Commission has made a finding that wage theft occurred.

Section 3.46.050 Retaliation Prohibited

- 1. No City Contractor shall retaliate against any person who has filed a wage theft complaint pursuant to this Chapter. Retaliation means action to discharge from employment, discipline, or otherwise punish an employee for filing a wage theft complaint in good faith.
- 2. If the Wage Theft Coordinator determines that retaliation has occurred, the Wage Theft Coordinator shall refer the matter to the City Attorney for appropriate action.

Section 3.46.060. Sanctions and Penalties- City Contracts

1. Existing City Agreement.

- 1. In the event the City becomes aware of the fact an Employer acting under a contract which was awarded prior to the effective date of this Ordinance has been adjudicated for wage theft, the City may terminate the contract.
- 2. Prior to terminating the contract the City will provide Employer with thirty (30) days' notice and opportunity to provide full proof of payment of outstanding wage theft adjudication judgment.
- 3. The award of future City contracts after termination of an existing contract due to an Employer's wage theft adjudication shall be managed as a New City Agreement in this section.

2. New City Agreement.

- 1. In the event the City becomes aware an Employer with a wage theft adjudication record has submitted a bid or proposal for City work prior to the award of a contract, the City shall deem the Employer non-responsible and refuse to enter into a City Agreement with such Employer for a period of five (5) years after the date of final adjudication.
- 2. Prior to deeming the Employer as non-responsible, the City will provide the Employer with thirty (30) days' notice and opportunity to provide full proof of payment of outstanding wage theft adjudication judgment.

1.3 Cooperative Purchasing

This contract may be utilized for purchases by other local government entities under an interlocal cooperation agreement, Texas Government Code Chapter 791. Any contract award by the City of El Paso on behalf of another local government entity shall be contingent upon the issuance of a purchase order or execution of a separate contract by the other local government entity. The Contractor must deal directly with the local government entity concerning the placement of orders, issuance of the purchase order, insurance certificates, contractual disputes, invoicing and payment or any other terms and conditions that the other local government entity may require. The actual utilization of this contract award by the other local government entity is at the sole discretion of that other local government entity.

The City of El Paso is acting on the behalf of other local government entities for the sole purpose of complying with Texas competitive bidding requirements and shall not be held liable for any costs, damages, etc. incurred by any bidder with regard to any purchase by another local government entity. The City of El Paso shall be legally responsible only for payment for goods and services in the quantities detailed in the City's own purchase order or contract.

1.4 Notes – Special Terms and Conditions

- 1. Bidders are required to submit offers on the prescribed form(s) (unaltered). Offers submitted on other than the prescribed form(s) may be considered incomplete or non-responsive. Failure to furnish required documentation with the bid may result in the bid being deemed incomplete and non-responsive, resulting in rejection.
- 2. The City is not responsible for locating or securing any information that is not identified in the offer and reasonably available to the City, and the City will not be responsible for locating or securing information not included with the offer. In conducting its assessment the City may use data provided by the bidder and data obtained from other sources, but while the City may elect to consider data obtained from other sources the burden of providing thorough and complete information rests with the bidder.
- 3. The City may accept the lowest responsible and responsive bid based on the tabulation of any one, combination or all of the base bid(s), alternate bid(s), and/or optional bid(s) based on the most advantageous project bid that is desired by the City department involved and that the City Council in their sole judgment determines is in the City's best interest and benefit.
- 4. At any time during the term of the contract the Purchasing Director or designated personnel may increase or decrease the scope of supplies and or services as he may find necessary to accomplish the general purpose of the contract.
- 5. All goods and services delivered shall comply with the specifications set forth in Part 2. Descriptive literature containing sufficient information to determine product compliance with specifications must accompany bid. The City of El Paso reserves the right to request samples from bidder(s) prior to award of contract.
- 6. In addition to any other discount, the City is entitled to a deduction for federal excise tax if it is included on the manufacturer's published price list for applicable items, and contractor <u>must invoice accordingly</u>. A federal tax exemption certification will be provided by the City, upon request.
- 7. Bidder must submit with their offer a copy of the company's organization certificate issued by the Secretary of State of the State in which the bidder/proposer was organized. Also, a DBA certificate must be provided if the bidder/proposer used a trade name in the solicitation documents other than the name under which the company was organized. Further, the bidder/proposer must fill out the affidavit in Part 5 stating what names the company uses and has used in the past and attest that all such names describe the company currently submitting a bid.

Bidder's [Company] Name:	
2016-933 BUS AXLE END - SLACK ADJUSTERS	Page: 5

- 8. Accuracy of estimated quantities the City believes that the numbers used as item quantities to be a reasonably accurate estimate; however, the actual quantity may be more or less than the estimate, and shall not be the basis for any change in the contract per unit price. Additionally, estimates are minimums, but not guaranteed minimums, and the contract cost can increase so long as the unit costs remain the same and increased funds are appropriated in the budget.
- 9. Any manufacturer names, trade names, brand names, or catalog numbers used in these specifications are for the purpose of describing and establishing minimum requirements or level of quality and design required. They are in no way intended to prohibit the bidding of other manufacturers' items of equal material and quality or meant to exclude any other make and model from being considered. Vendors who wish to bid a functionally equivalent item(s) which meets or exceeds the specifications must furnish with the bid descriptive literature containing sufficient information to determine product compliance.
- 10. All offers are subject to the terms and conditions of this solicitation. Material exceptions to the terms and conditions, or failure to meet the City's minimum specifications, shall render the offer non-responsive to the solicitation.
- 11. Award will be made by line item.
- 12. Prompt payment discounts will be considered when determining the apparent lowest bidder, providing the City is allowed at least ten (10) days in which to take advantage of the discount.
- 13. As part of the requirement to establish the responsibility of the offeror, the City of El Paso may perform a price analysis to determine the reasonableness of the price(s) at which the supplies and/or services are offered. prices that are significantly lower than the mean of all offers and that appear to be unreasonably low may be determined to be evidence of non-responsibility, and cause the offer to be rejected.

1.5 Cone of Silence

Cone of Silence/Anti Lobbying Policy

The City's Cone of Silence/Anti Lobbying Policy was adopted to ensure a fair and competitive bidding environment by preventing communication between City officials, employees, or representatives and parties involved in the bidding process that could create an unfair advantage to any party with respect to the award of a City contract.

During the period of in which the City has issued a solicitation, including a competitive bid, request for proposal (RFP), request for qualifications (RFQ), highest qualified bid (best value), competitive sealed proposals, design-build, public-private partnership, any other type of solicitation required by law, or the giving of a notice of a proposed project, which shall begin on the day that is advertised and end on the date that the notice of the award has been posted by the City Clerk for placement on the agenda, no person or registrant shall engage in any lobbying activities with City officials and employees.

For an unsolicited or competing proposal for a public-private partnership, the period in which no person or registrant shall engage in any lobbying activities with City officials and employees shall begin on the date that the City receives a notice of intent to submit an unsolicited proposal and end on the date the notice of award has been posted by the City clerk for placement on the agenda.

If contact is required with City employees, such contact will be done in accordance with procedures incorporated into the solicitation document and the City's contracting policies. Any person or entity that violates this provision may be disqualified in accordance with Section 2.94.130 of this chapter. Furthermore, any person who knowingly or intentionally violates the provisions of this policy, with respect to the solicitation or award of a discretionary contract may be prohibited by the City council from entering into any contract with the City for a period not to exceed three years.

Bidder's	[Company]	Name:			
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The Cone of Silence/Anti Lobbying Policy prohibits any communication or lobbying activities during the Cone of Silence period, by any person, including but not limited to, bidders, lobbyists or consultants of bidders, service providers or potential vendors and any the following:

- 1. City Staff and City Consultants, including any employee of the City of El Paso, any person retained by the City of El Paso as a Consultant on the project, or any person having participated in the development, design, or review of documents related to the project.
- 2. City Officials, including the Mayor, Council Representatives and their respective staff.
- 3. Members of the City's Selection Committee, whether City employees or outside experts appointed or selected by the City.

The Cone of Silence/Anti Lobbying Policy does not apply to:

- 1. Questions of Process and Procedure, including oral communications with the Purchasing Director or Bid Administrator, provided the communications are strictly limited to matters of process or procedure already contained in the solicitation document. A minimum of ten days will be provided for questions during solicitation unless otherwise stated in the Solicitation Schedule of Events in the documents.
- 2. Pre-Proposal/Pre-Bid Conferences, including oral communications at pre-proposal or pre-bid conferences, oral presentations before selection committees, contract negotiations, and public presentations made to the Mayor and Council Representatives during a duly noticed public meeting.
- 3. Written Communications, to the Purchasing Analyst/Agent identified in the solicitation.

Requests for Clarifications 1.6

In order to meet the City's schedule for awarding this requirement it is extremely important that requests for clarification or additional information, or requests for a change in the specifications, be submitted in writing no later than ten calendar days prior to bid opening date. Each vendor submitting questions shall clearly address each question by reference to a specific section, page and item of this solicitation. Questions submitted after this date may not elicit a response. Please refer to Bid/Contract Number and Title in all correspondence.

BID ADMINISTRATOR CONTACT INFORMATION

SEONE MICHAEL JONES PROCUREMENT ANALYST Fax: (915) 212-0044

Email: jonessm2@@elpasotexas.gov

City of El Paso Purchasing & Strategic Sourcing Department 300 N. Campbell, 1ST Floor El Paso, TX 79901-1153 Attn: SEONE MICHAEL JONES

It is the vendor's responsibility to follow up and make certain that the Purchasing & Strategic Sourcing Department received the request. Vendors shall promptly notify the Purchasing & Strategic Sourcing Department of any ambiguity or inconsistency which they may discover upon examination of a solicitation document. During the bid process, vendors shall not contact any City staff except those designated in the text of this solicitation or in subsequent documentation. Non-compliance with this provision may result in rejection of the offer involved.

Bidder's [Company] Name:	
2016-933 BUS AXLE END - SLACK ADJUSTERS	Page: 7

1.7 Schedule of Events

The following Schedule of Events represents the City's estimate of the timetable that will be followed in connection with this solicitation:

EVENTS	DATE AND/OR TIME
Release Bids	05/31/2016
Last Day for Offerors to Submit Written Questions	06/09/2016
Answers provided	06/16/2016
Bid Due Date	06/22/2016
Evaluations	TBD
Contract Award Date	TBD

The City reserves the right, at its sole discretion, to adjust this Schedule of Events as it deems necessary. If necessary, the City will communicate adjustments to any event in the Schedule of Events in the form of an amendment. Amendment to this BID will only be issued and posted on the City's website at: http://legacy.elpasotexas.gov/purchasing/ep-invitations.asp

1.9 Copies Required

One complete original copy (signed in blue ink), and one copy of the bid package are required, unless otherwise stated in Part 3. Bidders must provide enough information with their bid to constitute a definite, firm, unqualified and unconditional offer. The bidder shall submit the bid on the forms (unaltered) as furnished by the City. All bids shall contain the following:

- 1. Those pages on which you are required to fill in prices, furnish other information, or which call for a signature and those pages which include the City of El Paso Standard Contract Clauses (Part 4), and
- 2. Any other information requested.

The submission or attachment of company "Quotation Forms" or any other documents containing alternative terms and / or conditions is not acceptable and may result in your bid being deemed non-responsive. Unauthorized additions, serious omissions, bids that do not contain a unit price where required or irregularities of any kind which make the bid incomplete, indefinite, or otherwise ambiguous are not acceptable and may result in your bid being deemed non-responsive.

PART 2 - SCHEDULE OF ITEMS

Bus Axle End - Slack Adjusters
Mass Transit - Sun Metro

BID NUMBER: 2016-933

BID OPENING DATE: 06/22/2016

The City of El Paso is soliciting bids for Bus Axle End - Slack Adjusters, primarily for the Mass Transit - Sun Metro. The City shall order all of its supplies and/or services from one or more successful bidders (contractors) from time to time as needed. Only personnel from Mass Transit - Sun Metro are authorized to directly place orders against this Contract. Personnel from other City departments may only utilize this contract with express written authorization from Mass Transit - Sun Metro and only if the additional usage is within reasonableness given the total awarded amount of the Contract.

This is a low bid procurement. The term of this contract shall be for thirty six (36) months.

2.1 Bid Form

Failure to bid on all items shall deem the bidder non-responsive.

This is a fixed price Indefinite Delivery, Indefinite Quantity type contract, in which, Purchase Orders for parts will be issued throughout the term of this contract on an as needed basis based on the awarded prices as indicated. Individual Delivery Orders will be issued throughout the term of the contract

(See the end this section, Part 2 for specific requirements of this procurement method).

Max Estimated Qty. (A) x Unit price (B) = Annual Total (C) X 3 = 3-yr Total (D)

ITEM	DESCRIPTION	OEM NUMBER MFG #	BUS MODEL	EST. ANNUAL QTY		UNIT PRICE	ANNUAL TOTAL	3-YR TOTAL
NO.	DESCRIPTION	OEM NOMBER MIPS #		Min	Max (A)	(B)	(C)	(D)
	SLACK ADJUSTER FRONT LH	6335561 HALDEX 30010066	0400	4	25			
	ITEM/PART NUMBER BIDDING					\$	\$	\$
	SLACK ADJUSTER FRONT RH	6335562 MEI 4W8545 HALDEX 30010067	0400	5	25			
	ITEM/PART NUMBER BIDDING					\$	\$	\$
	SLACK ADJUSTER REAR	6335563 MEI 4W8560 HALDEX 30010068	0400	8	50			
	ITEM/PART NUMBER BIDDING					\$	\$	\$
	SLACK ADJUSTER FRONT RH	6309621 HALDEX 30010067	0600- 0680- 0900	5	35			
	ITEM/PART NUMBER BIDDING		NABI			\$	\$	\$
	SLACK ADJUSTER FRONT LH	6309620 HALDEX 30010066	0600- 0680- 0900	4	35			
	ITEM/PART NUMBER BIDDING		NABI			\$	\$	\$

Bidder's [Company] Name:		
2016-933 BUS AXLE END	- SLACK ADJUSTERS	Page: 9

Max Estimated Qty. (A) x Unit price (B) = Annual Total (C) X 3 = 3-yr Total (D)

ITEM			BUS	EST. ANNUAL QTY		UNIT	ANNUAL	3-YR TOTAL
NO.	DESCRIPTION	OEM NUMBER MFG #	MODEL	Min	Max (A)	PRICE (B)	TOTAL (C)	(D)
	SLACK ADJUSTER REAR	6300158 HALDEX 30010045	0600- 0680- 0900	15	60			
	ITEM/PART NUMBER BIDDING		NABI			\$	\$	\$
	SLACK ADJUSTER FRONT C/S	633-3412 HALDEX 30010042	1001 NABI	4	12			
	ITEM/PART NUMBER BIDDING					\$	\$	\$
	SLACK ADJUSTER FRONT S/S	633-3408 HALDEX 30050219	1001 NABI	4	12			
	ITEM/PART NUMBER BIDDING					\$	\$	\$
	SLACK ADJUSTER REAR LH	633-7676 HALDEX 30050220	1001 NABI	4	12			
	ITEM/PART NUMBER BIDDING					\$	\$	\$
	SLACK ADJUSTER REAR RH ITEM/PART NUMBER BIDDING	633-7677 HALDEX 30010041	1001 NABI	4	12	\$	\$	\$
11	WIPER AXLE TO SPINDLE	6329612 SA88350180	0400	15	60	Ψ	Ψ	Ψ
''	ITEM/PART NUMBER BIDDING		0400	13	00	\$	\$	\$
3-YR GRAND TOTAL ALL ITEMS						\$		

2.2 Option to Extend To Extend Term of Agreement

NOTE: NOT AN AWARD FACTOR - CHECK ALL APPROPRIATE BOXES

The City at its sole discretion, may exercise any option to extend the term of the agreement, by giving the Contractor written notice within the time period noted on the selected options. The term of this contract shall be based on one of the selections below and under the same terms and conditions. The City Manager or designee may extend the option to extend.

Bidder offers the City the option of extending the term of the contract for:
Two [2] additional years at the same unit price(s), if the option is exercised prior to the expiration the original term of the Contract:
NO OPTION OFFERED

Bidder's [Company] Name:	
2016-933 BUS AXLE END - SLACK ADJUSTERS	Page: 10

2.3 Payment Terms and Conditions

NOTE: All vendors must accept an ACH payment effective immediately. Vendors must fill-out the attached Accounts Payable Direct Deposit Sign-Up Form located in Part 5 of this document to facilitate the Automated Clearing House (ACH) payment process.

Contract Payments

All contract payments shall be made in accordance with the Contract's invoice payment terms. The City of El Paso will make no advance payments for the goods and/or services that are subject of this bid unless otherwise noted in the Form of Contract. Invoices may be submitted on no more than a monthly basis. Invoices submitted for services rendered shall be forwarded to:

Accounts Payable Sun Metro Transit Operations Center 10151 Montana Avenue El Paso. Texas 79925

2.4 Prompt Payment and Payment Terms

Unless a prompt payment discount is offered and accepted by the City of El Paso, payments will be made to the Contractor within thirty (30) days following acceptance of goods or services, or receipt of a properly prepared invoice by the City Department identified in the Invoice Instructions set forth on the Purchase Order, whichever is later. Any discount for prompt payment will be calculated from the day goods or services are accepted or when a properly prepared invoice is received. Payments will be considered to have been made on the date of mailing (postmark) of the payment check or, for an electronic funds transfer, the specified payment date. Invoices are to be submitted in single copy to the appropriate Department.

PAYMENT TERMS:	Please mark	appropriate block.
	% - 10 Days	
	% - 20 Days	
	% - 30 Days	
	Net-30 Days	

Late Payment fees will incur at the State of Texas statutory rate.

2.5 Federal Minimum Wage

The current Federal minimum wage shall be required by the City of El Paso for any contracts requiring an hourly wage rate as part of the bid. In such cases, the awarded vendor's employees shall be paid, at a minimum, the federally mandated minimum wage and the vendor shall be required to submit certified payrolls, when requested, to verify the wage rate requirement.

If the federally mandated minimum wage is increased during the term of this contract, Contractor may submit a written request for a price adjustment. The City will consider an adjustment only to the extent shown by the Contractor to be necessary to meet increased federal requirements for minimum wage employees included in the bid.

(Section left intentionally blank)

Bidder's [Company] Name:	
2016-933 BUS AXLE END - SLACK ADJUSTERS	Page: 11

2.6 Subcontractor and/or Supplier Identification

The Bidder shall indicate below the name of each subcontractor and/or supplier the bidder will use in the performance of the contract. The Bidder shall specify the work to be performed by the subcontractor or the materials to be provided by the supplier. Any changes in subcontractor and/or supplier listed below shall require prior approval by the Purchasing & Strategic Sourcing Department.

require prior approval by the Purchasing & Strategic Sourcing Dep	partment.
Name, Address & Phone Number	Service / Supplies
2.7 City's Required Delivery	
Delivery shall be made within7 consecutive calendar days swritten notice of award, or purchase order, as evidenced by the dadomestic return receipt or facsimile.	
In cases of emergency delivery must be made within48 ho	urs or the next morning.
The City understands that all parts may not be available in this time (80%) of the parts ordered in this time frame will be considered in co	
2.8 Bidder's Promised Delivery	
Pursuant to the above requirements in the Required Delivery section	n, bidder's promised delivery is:
Within consecutive calendar days	
Within hours or overnight after receipt of verbal order in	n cases of emergency
NOTE: If bidder does not specify an earlier delivery, the City's required than the City's required delivery may be cause for rejection of the bid	
2.9 Delivery Receipt and Returns	
Receipt and Documentation:	
An official City Purchase Order or Procurement Card authorization	n is required prior to making any deliveries.

an accounting check for parts received.

Contractors will make reference to City Purchase Order number if applicable on all invoices. This will serve as

Returned Items:

Defective item shall be returned as soon as possible and replaced, or returned for full credit, if correct item is not available.

Incorrect item shall be returned as soon as possible and replaced, or returned for full credit, if correct item is not available.

Contractor shall be responsible for freight to return defective or incorrect items.

The City will only accept responsibility for re-stocking fees that are the result of an ordering error made by the City.

2.10 Delivery Location

F.O.B. point to be identified for each order.

2.11 Emergency Delivery and Requirements

Emergency delivery (After-hours, Holidays, and Weekends) of parts may be required in some instances. The contractor must be able to respond and provide such parts. The contractor will be compensated the actual cost of premium time and transportation, to effect emergency delivery, when specifically authorized by the ordering department. The contractor is asked to provide after-hours/emergency contact(s).

CONTACT PERSON:	PHONE:
ALTERNATE:	PHONE:

2.12 Indefinite Delivery- Indefinite Quantity Requirements Contracts

- a) This is an indefinite-delivery requirements contract for the supplies and/or services specified and effective for the period stated in this solicitation. The quantities of services specified in this solicitation are estimates only and are not purchased by the resultant contract. If the quantities described as "estimated" or "maximum" in this solicitation are not actually ordered, that fact shall not constitute the basis for an equitable price adjustment.
- b) Delivery or performance of services shall be made only as authorized by task orders issued for certain scopes of work identified within this solicitation and issued in accordance with the Ordering clause and resultant contract. Subject to any limitations in the Order Limitations clause or resultant contract, the firm shall furnish to the City of El Paso all services specified in this solicitation and Contractor's proposal response and called for by task orders issued in accordance with the Ordering clause. City of El Paso may issue task orders requiring delivery to multiple destinations or performance at multiple locations.
- c) Except as the resultant contract may otherwise provide, City of El Paso shall order from the Contractor all the services specified in this solicitation and resultant contract that are required to be procured by City of El Paso.
- d) City of El Paso is not required to order from the Contractor services or requirements in excess of any limit on total orders under the resultant contract.
- e) If the City of El Paso urgently requires delivery of any quantity of an item before the earliest date that delivery may be specified under the resultant contract, and if the Contractor will not accept an order providing for the accelerated delivery, City of El Paso may acquire the urgently required services from another source.
- f) Any task order issued during the effective period of the resultant contract and not completed within that period shall be completed by the Contractor within the time specified in the task order. The resultant

Bidder's [Company] Name:	
2016-933 BUS AXLE END - SLACK ADJUSTERS	Page: 13

contract shall govern the Contractor's and the City of El Paso's rights and obligations with respect to that task order to the same extent as if the order were completed during the resultant contract's effective period; *provided*, that the Contractor shall not be required to make deliveries under the resultant contract after the period stated within said task order.

2. Ordering Protocol

The Contracting Officer (CO) may use information available on hand or, alternatively, request Contractor to submit streamlined proposals for a given task order requirement. The Contracting Officer's Representative (COR), with the assistance of the Purchasing & Strategic Sourcing Department, will determine which method to use based on the complexity of the task.

The methods are:

- a) The CO may use electronic mail to determine the Contractor's availability to perform the work. The Contractor may be asked to provide estimates of man-hours and associated fees to assist in the formulation of the City of El Paso's budget for each task order.
- b) The Contractor shall perform all services as identified in this solicitation only on an as needed basis.

3. Ordering

- a) Any services to be furnished under the resultant contract shall be ordered only by issuance of task orders. Said task orders shall be issued by the individual(s) designated within this solicitation. Such task orders may be issued upon execution of the resultant contract and/or throughout the stated performance period of the resultant contract.
- b) All task orders are subject to the terms and conditions of the resultant contract. In the event of a conflict between a task order and the resultant contract, the contract shall control.
- c) If mailed, a task order is considered "issued" when the City of El Paso deposits the order in the mail. Orders must be signed by City of El Paso and the Contractor and may be issued by facsimile transmission, mail, or by electronic commerce methods.

4. Ordering Limitations

Minimum Order

When the City of El Paso requires services covered by the resultant contract in an amount less than five thousand dollars (\$5,000.00), City of El Paso is not obligated to purchase, nor is the Contractor obligated to furnish, the services under the contract.

PART 3 - SPECIFICATIONS

BUS AXLE END - SLACK ADJUSTERS Mass Transit - Sun Metro

BID NUMBER: 2016-933

BID OPENING DATE: 06/22/2016

3.1 **General Conditions**

- 1. Minimum Specifications: The specifications listed are to be interpreted as meaning the minimum required by the City. Offeror commits to provide goods/services that are consistent with the City's specifications in every regard unless an exception is clearly noted. The City may accept a bid subject to an exception if, in the sole judgment of the City, the bid meets or exceeds the City's specifications. If the goods/services offered do not meet or exceed the City's specifications because of the exception, the City will consider the bid non-responsive.
- 2. Safety and Capacity Inspections: The City reserves the right to conduct safety and capacity inspections of facilities, equipment, and staff prior to the award and periodically during the contract term. If, in the sole discretion of the City, a vendor is deemed to have inadequate safety equipment and/or procedures, has a track record of safety violations, or has insufficient capacity to honor the contract requirements then the vendor may be declared non-responsible.
- 3. Equipment, Personnel and Responsibility Determination: At the time of submission, the vendor must provide and/or identify the following as appropriate. 1) their primary equipment it intends to use in the execution of this contract to include quantity, brand, type, and model year; 2) the number of personnel it employs that can fulfill the contract requirements and; 3) responsibility determination (financial and technical - see end of Section B for specific information). Complete the responsibility check list at the end of this Part 3.
- 4. Contracting Officer (CO) and Contracting Officer's Representative (COR) Acceptance of services will be the responsibility of the Contracting Officer (CO), who also serves as City of El Paso Purchasing Director, or designee. The Contracting Officer is responsible for final approval and acceptance of all services rendered. Upon contract execution, the Contracting Officer will delegate a Contracting Officer's Representative (COR) and Department Contracts Administrator(s) (DCAs) to assist with the administration of the resultant Contract.

5. Contract Performance

The Respondent shall be responsible for the completion of all work set out in the Contract and task orders. All work is subject to inspection, evaluation, and acceptance by City of El Paso. City of El Paso may employ all reasonable means to ensure that the work is progressing and being performed in compliance with the Contract.

- 6. Materials and Fabrication: Details of construction and materials, where not otherwise specified, are left to the discretion of the manufacturer, provided that only materials and workmanship of the highest quality are to be used, and best commercial practice is adhered to in the fabrication of the unit(s). Except as otherwise specified herein, the manufacturer shall be solely responsible for design and construction of the product to meet the stated performance criteria.
- 7. Reference to Brand Names: Any manufacturer names, trade names, brand names, or catalog numbers used in these specifications are for the purpose of describing and establishing minimum requirements or level of

Bidder's [Company] Name:		
2016-933 BUS AXLE END	SLACK ADJUSTERS	Page: 15

quality and design required, and are in no way intended to prohibit the bidding of other manufacturers' item of equal material and quality.

3.2 **Materials**

The items furnished shall be new, unused or the latest model in production as offered to commercial trade and shall be of the highest quality as to materials and workmanship. Manufacturer furnishing these items shall be experienced in the design and construction of such items and shall furnish evidence of having supplied similar items which have been in successful operation. The bidder shall be an established supplier of the items bid.

3.3 **Specifications**

Scope of Contract

Mass Transit Department (Sun Metro) requires BUS AXLE END COMPONENTS.

Materials to Be Furnished:

The items furnished shall be new and the current model in production, as offered to commercial trade.

Technical Requirements:

Bidders are required to state name of manufacturer for items they are to furnish. Bidders will submit, with their bid, the necessary data [i.e. factory information sheets, specifications, brochures, etc.] to evaluate and determine the quality of item[s]. Mass Transit Department (Sun Metro) decisions on equality or quality shall be final.

- 1] Parts bid shall meet or exceed technical specifications;
- 21 Manufacturer's specifications shall be submitted for each item bid.

Technical Specifications:

- A) Prospective bidders must state warranty provisions in full: i.e., parts, labor, progressive damage, tow charges. Limited warranty - Warrants to the purchases of rebuilt units and that the unit is free of defects in workmanship and materials. Any defective unit will be exchanged or rebuilt free of charge when returned within 180 days from the date of installation. Warranty does not pay or provide the labor or materials which may be necessary to remove a defective unit or install a replacement unit.
 - Liability here does not include labor charges or incidental or consequential damages. In instances where replacement parts are used to correct fleet defects, the warranty shall be extended for the time of the original part warranty.
- B) Prospective bidders must state turn around, under optimum conditions.

Bidders are required to state name of manufacturer for items they are to furnish. Bidders will submit, with their bid, the necessary data [i.e. factory information sheets, specifications, brochures, etc.] to evaluate and determine the quality of item[s]. Mass Transit Department (Sun Metro) decisions on equality or quality shall be final.

Bidder's [Company] Name:	
2016-933 BUS AXLE END - SLACK ADJUSTERS	Page: 16

Definitions:

"OR EQUAL"; "APPROVED EQUAL"; or "OF EQUAL QUALITY" or any wording intended to convey similar meaning: An article shall be considered as an <u>"EQUAL"</u>, in determining standing under the "... or equal..." provision of the specifications, if it **MEETS THE SPECIFICATIONS** (performance and/or design to include quality standards) set forth elsewhere in this document, and does not vary materially from the FORM [generic physical appearance], FIT [nominal dimensions], or FUNCTION [serves the same purpose], of the article cited in the specifications.

OEM – ORIGINAL EQUIPMENT MANUFACTURER

(a) 'Original Equipment Manufacturer (OEM) part NABI or approved equal that complies with the original equipment manufacturer's requirements or specifications and will not compromise any OEM warranties'; or (b) 'Original Equipment Manufacturer parts NABI or approved equal that is appropriate for use with and fits properly in [describe the bus, engine, or other component the part must be compatible with] and will not compromise any OEM warranties']

Technical Specifications - Original Equipment From Manufacture (Oem) Products List

MODEL#

91 - TMC BUS

04 - NEW FLYER

06 - NABI

09 - NABI

Bidders are required to state name of manufacturer for items they are to furnish. Bidders will submit, with their bid, the necessary date [i.e. factory information sheets, specifications, brochures, etc.] to evaluate and determine the quality of item[s]. Sun Metro's decision on equality of quality shall be final.

- 1) All parts shall be asbestos free.
- 2] All parts shall exceed or meet SAE requirement J661A in terms of friction coefficients, fade, recovery, wear, swell and growth, heat resistance and strength.
- 3] All parts must be friction rating "FF" edge code.
- 4] Parts bid shall meet or exceed Original Equipment Manufacturer's [OEM] technical specifications.
- 5] Manufacturer's specifications shall be submitted for each item bid.

In lieu of detailed technical specifications or general performance specifications for the items ordered [except as noted in preceding paragraph], Items furnished will be considered as meeting the technical specifications if they are the current part number[s], listed by the specific manufacturer's indicated for each group of items:

Stock Items:

DUE TO FREQUENCY OF USE, CONTRACTOR[S] ARE REQUESTED TO MAINTAIN **ALL ITEMS IN STOCK**

Specifications

In lieu of detailed technical specifications or general performance specifications for parts and materials used in the performance of this contract, parts and materials furnished will be considered as meeting the technical specifications if they are the current product, identified by item or part number, listed in the latest revision of the applicable Price/Parts List issued by one of the Manufacturers appearing in the QUALIFIED PRODUCTS LIST.

NOTE: The City reserves the right to remove a Manufacturer's line from the QPL at any time, should their quality drop below an acceptable level. The City also reserves the right to add a Manufacturer's line to the QPL at any time if it meets the specifications required by the City.

Bidder's [Company] Name:		
2016-933 BUS AXLE END	- SLACK ADJUSTERS	Page: 17

Qualified Products List (QPL) Master Qualified Brand List (QBL) - Automotive Parts

BENDIX
MAN
NABI
ZF
NEWFLYER
MERITOR
CHICAGO RAWHIDE
TIMKEN

3.4 Warranties

- A. The Complete Unit, without limitation, will be guaranteed against defects in material and workmanship for a term not less than twelve (12) months, or the Manufacturer's standard warranty, whichever is longer. All Texas statutes and case law with regard to implied warranty shall apply.
- B. The City's warranty is not an optional item, it is a mandatory item. In the event that a manufacturer of the unit or of component parts of the unit only provides an extended or optional warranty (which meets or exceeds the City's warranty) when the cost of this extended or optional warranty is in addition to their standard warranty, then the Contractor shall include the cost of this extended or optional warranty in the base price of the unit.
- C. Warranty details must be submitted with bid.
- D. All warranties shall run from the date of installation of the part in a unit.
- E. All warranties to cover all field repairs, labor, parts and transportation for return of goods, or to a repair facility. Warranty re-work, shall be accomplished in the same time as the original required service time set forth in **PART 2** of the Contract.

	[time or other limits]
1B.	Service Labor: Dealers standard service warranty as offered to commercial customers, and, or the component or sub-assembly, Manufacturer's Service Warranty. Copies of applicable warranties must accompany your offer.
	[time or other limits]

3.5 Exceptions to Specifications

Except as set forth below, the Offeror agrees it will perform the services under this Solicitation to the minimu standards set forth in Paragraph 1 of these Specifications (Part 3).		
Offeror takes the following exception	ons to the specifications set forth above:	
(Attach additional pages if needed)		
	Signature of Company Representative (only needed if taking exception)	

3.6 Responsibility Determination

The responsibility determination includes consideration of a Respondent's integrity, compliance with public policy, past performance with the City (if any), financial capacity and eligibility to perform government work (e.g., debarments/suspension from any Federal, State, or local government). The City reserves the right to perform whatever research it deems appropriate in order to access the merits of any Respondent's bid.

A. Financial Capacity Determination

Financial Information

<u>Financial Statements</u>. Please provide financial statements for your organization for at least the last two (2) fiscal years as follows:

If a **publicly** held organization:

- (1) Consolidated financial statements as submitted to the Securities and Exchange Commission (SEC) on Form 10K.
 - (2) Any Form 8K's filed subsequent to last Form 10K.

If a **privately** held organization:

- (1) Balance sheet for your last two fiscal years accompanied by audit reports by an independent Certified Public Accountant.
- (2) Statement of income of your last two fiscal years accompanied by audit reports by an independent Certified Public Accountant.

Management discussion and analysis of your organization's financial condition for the last two years indicating any changes in your financial position since the certified statements were prepared.

If not considered proprietary, any recent Management Letters.

Evidence of Financial Responsibility.

Submit evidence of financial responsibility. This may be a credit rating from a qualified firm preparing credit rating or a bank reference.

The City reserves the right to confirm and request clarification of all financial information provided (including requesting audited financial statements certified by an independent Certified Public

Bidder's [Company] Name:		
2016-933 BUS AXLE END - SLA	CK ADJUSTERS	Page: 19

Accountant), or to request documentation of the Offeror's ability to comply with all of the requirements in the Bid Documents.

Incomplete disclosures may result in a proposal being deemed non-responsive.

Note: Dun & Bradstreet has the capability to obtain information on past performance on specific contractors. Accordingly, the City may require Offerors to provide a copy of a recent past performance report prepared by Dun & Bradstreet. The Past Performance Evaluation Report provided to the Offeror by Dun & Bradstreet shall be submitted, not later than 14 calendar days after request by the City. The Offeror shall be responsible for the cost of Dun & Bradstreet's preparation of the report.

B. Technical Capacity Determination

The City may conduct a survey relating to the Respondent's record of performance on past and present projects that are similar to the scope of work identified in this bid, which may include services/projects not identified by the Respondent. The City reserves the right to perform whatever research it deems appropriate in order to assess the merits of any Respondent's proposal. Such research may include, but not necessarily be limited to, discussions with outside Respondents, interviews and site visits with the Respondent's existing clients and analysis of industry reports. The City will make a finding of the Respondent's Technical Resources/Ability to perform the bid scope of work based upon the results of the survey.

A Respondent will be determined responsible if the City determines that the results of the Technical Resources/Ability survey reflect that the Respondent is capable of undertaking and completing the bid scope of work in a satisfactory manner.

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PART 4 - CONTRACT CLAUSES

4.1 Contract Clauses (Terms & Conditions)

1. TYPE AND TERM OF CONTRACT

This is a Requirements Best Value Contract under which the City shall order all of its supplies and/or services described on Page 9 from the successful bidder, hereinafter referred to as the Contractor, for the duration of the contract.

In the event the City has not obtained another service contractor by the expiration date of the term contract, the City, at its discretion, may extend the contract on a month-to-month basis not to exceed six (6) months until such time as a new contract is awarded.

The term of this agreement shall be for THIRTY SIX (36) MONTHS commencing on the date the Contractor receives a written NOTICE OF AWARD. Delivery of the NOTICE OF AWARD shall be by email or US Postal Service.

2. INVOICES & PAYMENTS

- The Contractor will submit invoices, in single copy, on each contract after each delivery. Invoices covering more than one purchase order will not be accepted.
- 2. Invoices will be itemized, including serial number of unit; transportation charges, if any, will be listed separately.
- Invoices will reflect the Contract Number and the Purchase Order Number
- Do not include Federal Tax, State Tax, or City Tax. The City will furnish a tax exemption certificate upon request.
- Discounts will be taken from the date of receipt of goods or date of invoice, whichever is later.
- 6. A copy of the bill of lading and the freight waybill when applicable will be attached to the invoice.
- Payment will not be due until the above instruments are submitted after delivery and acceptance.
- 8. Mail invoices to the City Department indicated in the Invoice Instructions set forth on the Purchase Order.
- Contractor shall advise the Comptroller of any changes in its remittance addresses.

3. CONTRACTUAL RELATIONSHIP

Nothing herein will be construed as creating the relationship of employer and employee between the City and the Contractor or between the City and the Contractor's employees. The City will not be subject to any obligations or liabilities of the Contractor or his employees incurred in the performance of the contract unless otherwise herein authorized. The Contractor is an independent Contractor and nothing contained herein will constitute or designate the Contractor or any of his employees as employees of the City. Neither the Contractor nor his employees will be entitled to any of the benefits established for City employees, nor be covered by the City's Workers' Compensation Program.

(Section left intentionally blank)

4. INDEMNIFICATION [Rev. 04-15-99] [Rev. 01-04-04]

Contractor or its insurer will INDEMNIFY, DEFEND AND HOLD the City, its officers, agents and employees, HARMLESS FOR AND AGAINST ANY AND ALL CLAIMS, CAUSES OF ACTION, LIABILITY, DAMAGES OR EXPENSE, (INCLUDING BUT NOT LIMITED TO ATTORNEY FEES AND COSTS) FOR ANY DAMAGE TO OR LOSS OF ANY PROPERTY, OR ANY ILLNESS, INJURY, PHYSICAL OR MENTAL IMPAIRMENT, LOSS OF SERVICES, OR DEATH TO ANY PERSON ARISING OUT OF OR RELATED TO THIS AGREEMENT. Without modifying the conditions of preserving, asserting or enforcing any legal liability against the City as required by the City Charter or any law, the City will promptly forward to Contractor every demand, notice, summons or other process received by the City in any claim or legal proceeding contemplated herein. Contractor will 1) investigate or cause the investigation of accidents or occurrences involving such injuries or damages; 2) negotiate or cause to be negotiated the claim as the Contractor may deem expedient; and 3) defend or cause to be defended on behalf of the City all suits for damages even if groundless, false or fraudulent, brought because of such injuries or damages. Contractor will pay all judgments finally establishing liability of the City in actions defended by Contractor pursuant to this section along with all attorneys' fees and costs incurred by the City including interest accruing to the date of payment by Contractor, and premiums on any appeal bonds. The City, at its election, will have the right to participate in any such negotiations or legal proceedings to the extent of its interest. The City will not be responsible for any loss of or damage to the Contractor's property from any cause.

5. GRATUITIES

The City may, by written notice to the Contractor, cancel this contract without liability to Contractor if it is determined by the City that gratuities, in the form of entertainment, gifts, or otherwise, were offered or given by the Contractor, or any agent or representative of the Contractor, to any officer or employee of the City of El Paso with a view toward securing a contract or securing favorable treatment with respect to the awarding or amending, or the making or any determinations with respect to the performing of such a contract. In the event this contract is canceled by the City pursuant to this provision, the City shall be entitled, in addition to any other rights and remedies, to recover or withhold the amount of the cost incurred by the Contractor in providing such gratuities.

6. WARRANTY-PRICE

A. The price to be paid by the City will be that contained in the Contractor's bid which the Contractor warrants to be no higher than Seller's current prices on orders by others for products of the kind and specification covered by this contract for similar

 quantities under similar or like conditions and methods of purchase. In the event Contractor breaches this warranty the prices of the items will be reduced to the Contractor's current prices on orders by others, or in the alternative, the City may cancel this contract without liability to Contractor for breach or Contractor's actual expense.

B. The Contractor warrants that no person or selling agency has been employed or retained to solicit or secure this contract upon an agreement or understanding for commission, percentage, brokerage, or contingent fee excepting bona fide employees of bona fide established commercial or selling agencies maintained by the Contractor for the purpose of securing business. For breach or violation of this warranty the City will have the right in addition to any other right or rights to cancel this contract without liability and to deduct from the contract price, or otherwise recover the full amount of such commission, percentage, brokerage or contingent fee.

7. RIGHT TO ASSURANCE

Whenever one party to this contract in good faith has reason to question the other party's intent to perform, he may demand that the other party give written assurance of his intent to perform. In the event that a demand is made and no assurance is given within five (5) calendar days, the demanding party may treat this failure as an anticipatory repudiation of the contract.

8. TERMINATION [Rev. 06/07/97]

A. Termination for Convenience

The City of El Paso may terminate this contract, in whole or in part, at any time by written notice to the Contractor. The Contractor will be paid its costs, including the contract close out costs, and profit on work performed up to the time of termination. The Contractor will promptly submit its termination claim to the City of El Paso to be paid the Contractor. If the Contractor has any property in its possession belonging to the City of El Paso, the Contractor will account for the same, and dispose of it in the manner the City of El Paso directs.

B. Termination for Default

If the Contractor fails to comply with any provision of the contract the City of El Paso may terminate this contract for default. Termination shall be effected by serving a notice of intent to terminate the contract setting forth the manner in which the Contractor is in default. The Contractor will be given an opportunity to correct the problem within a reasonable time before termination notice is rendered. The Contractor will only be paid the contract price for supplies delivered and accepted, or services performed in accordance with the manner of performance set forth in the contract. The City shall have the right to immediately terminate the Contract for default if the Contractor violates any local, state, or federal laws, rule or regulations that relate to the performance of this Agreement.

9. ADDITIONAL REMEDIES [New 12/96]

If the City terminates the contract because the Contractor fails to deliver goods as required by the contract, the City shall have all of the remedies available to a buyer pursuant to the *UNIFORM COMMERCIAL CODE* including the right to purchase the goods from another vendor in substitution for those due from the Contractor. The cost to cover shall be the cost of substitute goods determined by informal or formal procurement procedures as required by the Local Government Code. The City may recover the difference between the cost of cover and the contract cost by deducting the same from amounts owed to Contractor for goods delivered prior to termination or any other lawful means.

10. TERMINATION FOR DEFAULT BY CITY [Rev. 06/09/97]

If the City fails to perform any of its duties under this contract, Contractor may deliver a written notice to the Purchasing Director describing the default, specifying the provisions of the contract under which the Contractor considers the City to be in default and setting forth a date of termination not sooner than 90 days following receipt of the Notice. The Contractor at its sole option may extend the proposed date of termination to a later date. If the City fails to cure such default prior to the proposed date of termination, Contractor may terminate its performance under this Contract as of such date.

11. FORCE MAJEURE [Rev. 06/07/97]

If, by reason of Force Majeure, either party hereto will be rendered unable wholly or in part to carry out its obligations under this Contract then such party will give notice and full particulars of such Force Majeure in writing to the other party within a reasonable time after occurrence of the event or cause relied upon, and the obligation of the party giving such notice, so far as it is affected by such Force Majeure, will be suspended for only thirty (30) days during the continuance of the inability then claimed, except as hereinafter provided, but for no longer period, and such party will try to remove or overcome such inability with all reasonable dispatch.

The term Force Majeure as employed herein, will mean acts of God, strikes, lockouts, or other industrial disturbances, acts of public enemies, orders of any kind of government of the United States or the State of Texas or any civil or military authority, insurrections, riots, epidemics, landslides, lightning, earthquake, fires, hurricanes, storms, floods, washouts, droughts, arrests, restraint of government and people, civil disturbances, explosions, breakage or accidents to machinery, pipelines, or canals. It is understood and agreed that the settlement of strikes and lockouts will be entirely within the discretion of the party having the difficulty, and that the above requirement that any Force Majeure will be remedied with all reasonable dispatch will not require the settlement of strikes and lockouts by acceding to the demands of the opposing party or parties when such settlement is unfavorable in the judgment of the party having the difficulty. If a party is unable to comply with the provisions of this contract by reason of Force Majeure for a period beyond thirty days after the event or cause relied upon, then upon written notice after the thirty (30) days, the affected party shall be excused from further performance under this contract.

12. ASSIGNMENT-DELEGATION

No right or interest in this contract will be assigned or delegation of any obligation made by the Contractor without the written permission of the City. Any attempted assignment or delegation by the Contractor will be wholly void and totally ineffective for all purposes unless made in conformity with this paragraph.

13. WAIVER

No claim or right arising out of a breach of this contract can be discharged in whole or in part by a waiver or renunciation of the claim or right unless the waiver or renunciation is supported by consideration and is in writing signed by the aggrieved party.

14. INTERPRETATION-PAROL EVIDENCE

This writing is intended by the parties as a final expression of their agreement and is intended also as a complete and exclusive statement of the terms of their contract. No course of prior dealings between the parties and no usage of the trade will be relevant to supplement or explain any term used in this contract. Acceptance or acquiescence in a course of performance rendered under this contract will not be relevant to determine the meaning of this contract even though the accepting or acquiescing party has knowledge of the performance and opportunity for objection. Whenever a term defined by the Uniform Commercial Code is used in this contract, the definition contained in the Code is to control.

15. APPLICABLE LAW

The law of the State of Texas will control this contract along with any applicable provisions of Federal law or the City Charter or any ordinance of the City of El Paso.

16. ADVERTISING

Contractor will not advertise or publish, without the City's prior consent, the fact that the City has entered into this contract, except to the extent necessary to comply with proper requests for information from an authorized representative of the federal, state or local government.

17. AVAILABILITY OF FUNDS

The awarding of this contract is dependent upon the availability of funding. In the event that funds do not become available the contract may be terminated or the scope may be amended. A 30-day written notice will be given to the vendor and there will be no penalty nor removal charges incurred by the City.

18. VENUE

Both parties agree that venue for any litigation arising from this contract will lie in El Paso, El Paso County, Texas.

ADDITIONAL REMEDY FOR HEALTH OR SAFETY VIOLATION

If the Purchasing Director determines that Contractor's default constitutes an immediate threat to the health or safety of City employees or members of the public he may give written notice to Contractor of such determination giving Contractor a reasonable opportunity to cure the default which shall be a period of time not less than 24 hours. If the Contractor has not cured the violation within the time stated in the notice, the City shall have the right to terminate the contract immediately and obtain like services as necessary to preserve or protect the public health or safety from another vendor in substitution for those due from the Contractor at a cost determined by reasonable informal procurement procedures. The City may recover the difference between the cost of substitute services and the contract price from Contractor as damages. The City may deduct the damages from Contractor's account for services rendered prior to the Notice of Violation or for services rendered by Contractor pursuant to a different contract or pursue any other lawful means of recovery. The failure of the City to obtain substitute services and charge the Contractor under this clause is not a bar to any other remedy available for default.

20. COMPREHENSIVE GENERAL LIABILITY INSURANCE

For the duration of this contract and any extension hereof, Contractor shall carry in a solvent company authorized to do business in Texas, comprehensive general liability insurance in the following amounts:

\$1,000,000.00 - Per Occurrence

\$1,000,000.00 - General Aggregate

\$1,000,000.00 – Products/Completed Operations-Occurrence & Aggregate

With respect to the above-required insurance, the City of El Paso and its officers and employees shall be named as additional insured as their interests may appear. The City shall be provided with sixty (60) calendar days advance notice, in writing, of any cancellation or material change. The City shall be provided with certificates of insurance evidencing the above required insurance prior to the commencement of this contract and thereafter with certificates evidencing renewal or replacement of said policies of insurance at least fifteen (15) calendar days prior to the expiration or cancellation of any such policies.

Notices and Certificates required by this clause shall be provided to:

City of El Paso Purchasing & Strategic Sourcing Department 300 N. Campbell, 1th Floor El Paso, Texas 79901-1153 Attn: Seone Michael Jones, Procurement Analyst

Please refer to Bid Number/Contract Number and Title in all correspondence.

Failure to submit insurance certification may result in contract cancellation.

21. WORKERS' COMPENSATION

For the duration of this contract and any extension hereof, Contractor shall carry Workers' Compensation and Employers' Liability Insurance in the amount required by Texas law: \$500,000.00. Out-of-state Contractors that provide goods through US mail, UPS, etc. are exempt from this requirement.

22. CONTRACT ADMINISTRATION

The point of contact for the administration of this Contract, on behalf of the City of El Paso, is:

Dennis Evans Transit Stock Controller Telephone: (915) 212-3390 Fax: (915) 212-0131

Email: evansdj@elpasotexas.gov

Note any contact with the Contract Administrator prior to award of this contract is a violation of the Cone of Silence (2.3.1 Cone of Silence/Anti Lobbying Policy) and your submission may be subject to disqualification.

Mail correspondence should be addressed to:

City of El Paso Purchasing & Strategic Sourcing Department 300 N. Campbell, 1th Floor El Paso, TX 79901-1153 Attn: Seone Michael Jones, Procurement Analyst

Please refer to Bid Number/Contract Number and Title in all correspondence

23. COMPLIANCE WITH NON-DISCRIMINATION LAWS

The Contractor agrees that it, its employees, officers, agents, and subcontractors, will comply with all applicable federal and state laws and regulations and local ordinances of the City of El Paso in the performance of this Contract, including, but not limited to, the American with Disabilities Act, the Occupational Safety and Health Act, or any environmental laws.

The Contractor further agrees that it, its employees, officers, agents, and subcontractors will not engage in any employment practices that have the effect of discriminating against employees or prospective employees because of sex, race, religion, age, disability, ethnic background or national origin, or political belief or affiliation of such person, or refuse, deny, or withhold from any person, for any reason directly or indirectly, relating to the race, gender, gender identity, sexual orientation, color, religion, ethnic background or national origin of such person, any of the accommodations, advantages, facilities, or services offered to the general public by place of public accommodation.

24. RIGHT TO AUDIT

The Contractor agrees that the City shall, until the expiration of three (3) years after final payment under this Contract, have

access to and the right to examine and copy any directly pertinent books, computer and digital files, documents, papers, and records of the Contractor involving transactions relating to this Contract. Contractor agrees that the City shall have access during normal working hours to all necessary Contractor facilities, and shall be provided adequate and appropriate workspace in order to conduct audits in compliance with the provisions of this section. The City shall give Contractor reasonable advance notice of intended audits. The City will pay Contractor for reasonable costs of any copying the City performs on the Contractor's equipment or requests the Contractor to provide. The Contractor agrees to refund to the City any overpayments disclosed by any such audit.

The Contractor agrees that it will include this requirement into any subcontract entered into in connection with this Contract.

25. CONTRACTOR TO PACKAGE GOODS

The Contractor will package goods according to good commercial practice. Each shipping container will be clearly and permanently marked as follows: (a) Contractor's name and address; (b) Consignee's name, address and purchase order; (c) Container number and total number of containers, e.g., "box 1 of 4 boxes"; and (d) the number of the container bearing the packing slip. The Contractor will bear cost of packaging unless otherwise provided. Goods will be suitably packed to secure lowest transportation costs and to conform to requirements of common carriers and any applicable specifications. The City's count or weight will be final and conclusive on shipments not accompanied by packing lists.

26. SHIPMENT UNDER RESERVATION PROHIBITED

The Contractor is not authorized to ship the goods under reservation and no tender of a bill of lading will operate as a tender of goods.

27. DELIVERY TERMS AND TRANSPORTATION CHARGES

F.O.B. Destination Freight Prepaid unless delivery terms are specified otherwise in bid; the City agrees to reimburse the Contractor for transportation costs in the amount specified in the Contractor's bid, or actual costs, whichever is lower, if the quoted delivery terms do not include transportation costs, provided the City will have the right to designate what method of transportation will be used to ship the goods.

28. TITLE & RISK OF LOSS

The title and risk of loss of the goods will not pass to the City until the City actually receives and takes possession of the goods at the point or points of delivery.

29. RIGHT OF INSPECTION

The City will have the right to inspect the goods at delivery before accepting them.

NO REPLACEMENT OF DEFECTIVE TENDER

Every tender or delivery of goods must fully comply with all provisions of this contract as to time of delivery, quality and the like. If a tender is made which does not fully conform, this will constitute a breach and the Contractor will not have the right to substitute a conforming tender, provided, where the time for performance has not yet expired, the Contractor may reasonably notify the City of his intention to cure and may then make a conforming tender within the contract time but not afterward.

31. PLACE OF DELIVERY

The place of delivery will be that set forth in the solicitation. The terms of this contract are "no arrival, no sale."

32. WARRANTY-PRODUCT

The Contractor will not limit or exclude any implied warranties and any attempt to do so will render this contract voidable at the option of the City. Contractor warrants that the goods furnished will conform to the specifications, drawings and descriptions listed in the bid invitation, and to the sample(s) furnished by Contractor, if any. In case of a conflict between the specifications, drawings and descriptions, the drawings and descriptions will govern.

33. SAFETY WARRANTY

Contractor warrants that the product sold to the City will conform to the standards promulgated by the US Department of Labor under the Occupational Safety and Health Act of 1970. In the event the product does not conform to OSHA standards, the City may return the product for correction or replacement at the Contractor's expense. In the event the Contractor fails to make the appropriate correction within reasonable time, correction made by the City will be at the Contractor's expense.

34. NO WARRANTY BY THE CITY AGAINST INFRINGEMENTS

As part of this contract for sale Contractor agrees to ascertain whether goods manufactured according to the specifications attached to this contract will cause the rightful claim of any third person by way of infringement or the like. The City makes no warranty that the production of goods according to the specification will not give rise to such a claim and in no event will the City be liable to the Contractor for indemnification if Contractor is sued on the grounds of infringement or the like. If Contractor is of the opinion that an infringement or the like will result, he will notify the City to this effect in writing within two weeks after the signing of this contract. If the City does not receive notice and is subsequently held liable for the infringement or the like, the Contractor will save the City harmless (if the Contractor in good faith ascertains that production of goods according to the specifications will result in infringement or the like, this contract will be null and void except that the City will pay the Contractor the reasonable cost of his search as to infringements).

4.2 Federal Clauses

FEDERAL CLAUSES – (MATERIALS & SUPPLIES) FEDERAL (FTA) CLAUSES FEDERAL FUNDING REQUIREMENTS

The following provisions shall apply throughout the performance of this Agreement because federal funds are involved:

ALL PROCUREMENT TYPES OR AMOUNTS

NO OBLIGATIONS BY THE FEDERAL GOVERNMENT

- (1) The Purchaser and Contractor acknowledge and agree that, notwithstanding any concurrence by the Federal Government in or approval of the solicitation or award of the underlying contract, absent the express written consent by the Federal Government, the Federal Government is not a party to this contract and shall not be subject to any obligations or liabilities to the Purchaser, Contractor, or any other party (whether or not a party to that contract) pertaining to any matter resulting from the underlying contract.
- (2) The Contractor agrees to include the above clause in each subcontract financed in whole or in part with Federal assistance provided by FTA. It is further agreed that the clause shall not be modified, except to identify the subcontractor who will be subject to its provisions.

PROGRAM FRAUD AND FALSE OR FRAUDULENT STATEMENTS AND RELATED ACTS 31 U.S.C. 3801 et seq. 49 CFR Part 31 18 U.S.C. 1001 49 U.S.C. 5307

Program Fraud and False or Fraudulent Statements or Related Acts.

- (1) The Contractor acknowledges that the provisions of the Program Fraud Civil Remedies Act of 1986, as amended, 31 U.S.C. § 3801 et seq. and U.S. DOT regulations, "Program Fraud Civil Remedies," 49 C.F.R. Part 31, apply to its actions pertaining to this Project. Upon execution of the underlying contract, the Contractor certifies or affirms the truthfulness and accuracy of any statement it has made, it makes, it may make, or causes to be made, pertaining to the underlying contract or the FTA assisted project for which this contract work is being performed. In addition to other penalties that may be applicable, the Contractor further acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification, the Federal Government reserves the right to impose the penalties of the Program Fraud Civil Remedies Act of 1986 on the Contractor to the extent the Federal Government deems appropriate.
- (2) The Contractor also acknowledges that if it makes, or causes to be made, a false, fictitious, or fraudulent claim, statement, submission, or certification to the Federal Government under a contract connected with a project that is financed in whole or in part with Federal assistance originally awarded by FTA under the authority of 49 U.S.C. § 5323, the Government reserves the right to impose the penalties of 18 U.S.C. § 1001 and 49 U.S.C. § 5323(I) on the Contractor, to the extent the Federal Government deems appropriate.
- (3) The Contractor agrees to include the above two clauses in each subcontract financed in whole or in part with Federal assistance provided by FTA. It is further agreed that the clauses shall not be modified, except to identify the subcontractor who will be subject to the provisions.

ACCESS TO RECORDS AND REPORTS

49 U.S.C. 5325 18 CFR 18.36 (i) 49 CFR 633.17

Access to Records - The following access to records requirements apply to this Contract:

- 1. Where the Purchaser is not a State but a local government and is the FTA Recipient or a subgrantee of the FTA Recipient in accordance with 49 C.F.R. 18.36(i), the Contractor agrees to provide the Purchaser, the FTA Administrator, the Comptroller General of the United States or any of their authorized representatives access to any books, documents, papers and records of the Contractor which are directly pertinent to this contract for the purposes of making audits, examinations, excerpts and transcriptions. Contractor also agrees, pursuant to 49 C.F.R. 633.17 to provide the FTA Administrator or his authorized representatives including any PMO Contractor access to Contractor's records and construction sites pertaining to a major capital project, defined at 49 U.S.C. 5302(a)1, which is receiving federal financial assistance through the programs described at 49 U.S.C. 5307, 5309 or 5311.
- 2. Where any Purchaser which is the FTA Recipient or a subgrantee of the FTA Recipient in accordance with 49 U.S.C. 5325(a) enters into a contract for a capital project or improvement (defined at 49 U.S.C. 5302(a)1) through other than competitive bidding, the Contractor shall make available records related to the contract to the Purchaser, the Secretary of Transportation and the Comptroller General or any authorized officer or employee of any of them for the purposes of conducting an audit and inspection.
- 3. The Contractor agrees to permit any of the foregoing parties to reproduce by any means whatsoever or to copy excerpts and transcriptions as reasonably needed.
- 4. The Contractor agrees to maintain all books, records, accounts and reports required under this contract for a period of not less than three years after the date of termination or expiration of this contract, except in the event of litigation or settlement of claims arising from the performance of this contract, in which case Contractor agrees to maintain same until the Purchaser, the FTA Administrator, the Comptroller General, or any of their duly authorized representatives, have disposed of all such litigation, appeals, claims or exceptions related thereto. Reference 49 CFR 18.42(i)(11).

FEDERAL CHANGES 49 CFR Part 18

Federal Changes - Contractor shall at all times comply with all applicable FTA regulations, policies, procedures and directives, including without limitation those listed directly or by reference in the Master Agreement MA18, dated October, 2011 between Purchaser and FTA, as they may be amended or promulgated from time to time during the term of this contract. Contractor's failure to so comply shall constitute a material breach of this contract.

CIVIL RIGHTS REQUIREMENTS 29 U.S.C. § 623, 42 U.S.C. § 2000 42 U.S.C. § 6102, 42 U.S.C. § 12112 42 U.S.C. § 12132, 49 U.S.C. § 5332 29 CFR Part 1630, 41 CFR Parts 60 et seq.

Civil Rights - The following requirements apply to the underlying contract:

- (1) Nondiscrimination In accordance with Title VI of the Civil Rights Act, as amended, 42 U.S.C. § 2000d, section 303 of the Age Discrimination Act of 1975, as amended, 42 U.S.C. § 6102, section 202 of the Americans with Disabilities Act of 1990, 42 U.S.C. §12132, and Federal transit law at 49 U.S.C. § 5332, the Contractor agrees that it will not discriminate against any employee or applicant for employment because of race, color, creed, national origin, sex, age, or disability. In addition, the Contractor agrees to comply with applicable Federal implementing regulations and other implementing requirements FTA may issue.
- (2) Equal Employment Opportunity The following equal employment opportunity requirements apply to the underlying contract:
- (a) Race, Color, Creed, National Origin, Sex In accordance with Title VII of the Civil Rights Act, as amended, 42 U.S.C. § 2000e, and Federal transit laws at 49 U.S.C. § 5332, the Contractor agrees to comply with all applicable equal employment opportunity requirements of U.S. Department of Labor (U.S. DOL) regulations, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor," 41 C.F.R. Parts 60 et seq., (which implement Executive Order No. 11246, "Equal Employment Opportunity," as amended by Executive Order No. 11375. "Amending Executive Order 11246 Relating to Equal Employment Opportunity," 42 U.S.C. § 2000e note), and with any applicable Federal statutes, executive orders. regulations, and Federal policies that may in the future affect construction activities undertaken in the course of the Project. The Contractor agrees to take affirmative action to ensure that applicants are employed, and that employees are treated during employment, without regard to their race, color, creed, national origin, sex, or age. Such action shall include, but not be limited to, the following: employment, upgrading, demotion or transfer, recruitment or recruitment advertising, layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
- (b) Age In accordance with section 4 of the Age Discrimination in Employment Act of 1967, as amended, 29 U.S.C. § § 623 and Federal transit law at 49 U.S.C. § 5332, the Contractor agrees to refrain from discrimination against present and prospective employees for reason of age. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.
- (c) Disabilities In accordance with section 102 of the Americans with Disabilities Act, as amended, 42 U.S.C. § 12112, the Contractor agrees that it will comply with the requirements of U.S. Equal Employment Opportunity Commission, "Regulations to Implement the Equal Employment Provisions of the Americans with Disabilities Act," 29 C.F.R. Part 1630, pertaining to employment of persons with disabilities. In addition, the Contractor agrees to comply with any implementing requirements FTA may issue.

(3) The Contractor also agrees to include these requirements in each subcontract financed in whole or in part with Federal assistance provided by FTA, modified only if necessary to identify the affected parties.

Americans with Disabilities:

The recipient agrees to comply, and assures the compliance of each third party contractor and each subrecipient at any tier of the project, with the applicable laws and regulations, discussed below, for nondiscrimination on the basis of disability.

Page IV-14 FTA C 4220.1F (11/01/2008); Rev.1 – 04/14/2009; Rev.2 – 07/01/2010; Rev.3 – 02/15/2011 Section 504 of the Rehabilitation Act of 1973, as amended (Section 504), 29 U.S.C. Section 794, prohibits discrimination on the basis of disability by recipients of Federal financial assistance.

The Americans with Disabilities Act of 1990, as amended (ADA), 42 U.S.C. Sections 12101 et seq., prohibits discrimination against qualified individuals with disabilities in all programs, activities, and services of public entities, as well as imposes specific requirements on public and private providers of transportation.

DOT Public Transportation Regulations implementing Section 504 and the ADA. These regulations include DOT regulations, "Nondiscrimination on the Basis of Handicap in Programs and Activities Receiving or Benefiting from Federal Financial Assistance," 49 CFR Part 27, DOT regulations, "Transportation Services for Individuals with Disabilities (ADA)," 49 CFR Part 37, and Architectural and Transportation Barriers Compliance Board (ATBCB)/DOT regulations, "Americans With Disabilities (ADA) Accessibility Specifications for Transportation Vehicles," 36 CFR Part 1192 and 49 CFR Part 38. In addition the solicitation should also comply with: "DOT's ADA Standards for Transportation Facilities (2206)" and the DOT ADA Final Rule 10/19/2011.

Examples of requirements include, but are not limited to, the following:

- Design and Construction. Accessibility requirements for the design and construction of new transportation facilities.
- Accessibility and Usability. Requirements that vehicles acquired (with limited exceptions) be accessible to and usable by individuals with disabilities, including individuals using wheelchairs;
- 3. Equal Opportunity. Requirements for compliance with service requirements intended to ensure that individuals with disabilities are afforded equal opportunity to use transportation systems and services.

DISADVANTAGED BUSINESS ENTERPRISE (DBE) 49 CFR Part 26 Disadvantaged Business Enterprises

1. **Policy:** It is the policy of the Department of Transportation (DOT) that disadvantaged business enterprises as defined in 49 CFR Part 26, and as amended in Section 1061(c) of the Surface Transportation and Uniform Relocation Assistance Act of 1987, shall have the maximum opportunity to participate in the

performance of contracts financed in whole or part with federal funds under this Agreement. Consequently, the DBE requirements of 49CFR Part 26 and Section 1061(c) of the Surface Transportation and Uniform Relocation Assistance Act of 1987 apply to this Agreement.

- 2. DBE Obligation: The Contractor or its representative agrees to ensure that disadvantaged business enterprises as defined in 49 CFR Part 26 and Section 1061(c) of the Surface Transportation and Uniform Relocation Assistance Act of 1987 have the maximum opportunity to participate in the performance of contracts and subcontracts financed in whole or in part with Contractor or its representative shall take all the necessary and reasonable steps in accordance with 49 CFR Part 26 and Section 1061(c) of the Surface Transportation and Uniform Relocation Assistance Act of 1987 to ensure that DBEs have the maximum opportunity to compete for and perform contracts. The Contractor shall not discriminate on the basis of race, religion, color, national origin, age, disability, or sex in the award and performance of DOT-assisted contracts. Part 26 and Section 1061(c) of the Surface Transportation and Uniform Relocation Assistance Act of 1987 apply to this Agreement.
- a. This contract is subject to the requirements of Title 49, Code of Federal Regulations, Part 26, Participation by Disadvantaged Business Enterprises in Department of Transportation Financial Assistance Programs. The national goal for participation of Disadvantaged Business Enterprises (DBE) is 10%. The agency's overall goal for DBE participation is 9.1 %.
- b. The contractor shall not discriminate on the basis of race, color, national origin, or sex in the performance of this contract. The contractor shall carry out applicable requirements of 49 CFR Part 26 in the award and administration of this DOT-assisted contract. Failure by the contractor to carry out these requirements is a material breach of this contract, which may result in the termination of this contract or such other remedy as The City of El Paso deems appropriate. Each subcontract the contractor signs with a subcontractor must include the assurance in this paragraph (see 49 CFR 26.13(b)). The successful bidder/offeror will be required to report its DBE participation obtained through race-neutral means throughout the period of performance.
- c. The contractor is required to pay its subcontractors performing work related to this contract for satisfactory

performance of that work no later than 30 days after the contractor's receipt of payment for that work from The City of El Paso. In addition, Contractor is required to return any retainage payments to those subcontractors within 30 days after incremental acceptance of the subcontractor's work by The City of El Paso and contractor's receipt of the partial retainage payment related to the subcontractor's work.

d. The contractor must promptly notify The City of El Paso, whenever a DBE subcontractor performing work related to this contract is terminated or fails to complete its work, and must make good faith efforts to engage another DBE subcontractor to perform at least the same amount of work. The contractor may not terminate any DBE subcontractor and perform that work through its own forces or those of an affiliate without prior written consent of The City of El Paso.

INCORPORATION OF FEDERAL TRANSIT ADMINISTRATION (FTA) TERMS

FTA Circular 4220.1E

Incorporation of Federal Transit Administration (FTA) Terms

- The preceding provisions include, in part, certain Standard Terms and Conditions required by DOT, whether or not expressly set forth in the preceding contract provisions. All contractual provisions required by DOT, as set forth in FTA Circular 4220.1E, are hereby incorporated by reference. Anything to the contrary herein notwithstanding, all FTA mandated terms shall be deemed to control in the event of a conflict with other provisions contained in this Agreement. The Contractor shall not perform any act, fail to perform any act, or refuse to comply with any (name of grantee) requests which would cause (name of grantee) to be in violation of the FTA terms and conditions.

ENERGY CONSERVATION REQUIREMENTS

42 U.S.C. 6321 et seq. 49 CFR Part 18

Energy Conservation - The contractor agrees to comply with mandatory standards and policies relating to energy efficiency which are contained in the state energy conservation plan issued in compliance with the Energy Policy and Conservation Act.

PROCUREMENTS OF MATERIALS & SUPPLIES OF \$10,000 OR MORE ANNUALLY

RECYCLED PRODUCTS

(EPA-selected items \$10,000 or more annually.)
42 U.S.C. 6962
40 CFR Part 247
Executive Order 12873

Recovered Materials - The contractor agrees to comply with all the requirements of Section 6002 of the Resource Conservation and Recovery Act (RCRA), as amended (42 U.S.C. 6962), including but not limited to the regulatory provisions of 40 CFR Part 247, and Executive Order 12873, as they apply to the procurement of the items designated in Subpart B of 40 CFR Part 247.

Special Notification Requirements for States.

To the extent required by Federal law, the State, as the Recipient, agrees to provide the following information about FTA funding for State Programs or Projects: a. Types of Information. It will provide

Bidder's [Company] Name:

information including: (1) Identification of FTA as the Federal agency providing the Federal funds for the Program or Project, (2) The Catalog of Federal Domestic Assistance Number of the Program from which the Federal funding for the Program or Project is authorized, and (3) The amount of Federal funds FTA has provided for the Program or Project, and b. Documents. It will provide the information required by this provision in the following documents: (1) Requests for proposals, (2) Solicitations, (3) Grant or cooperative agreement applications, (4) Forms, (5) Notifications, (6) Press releases, and (7) Other publications.

TERMINATION 49 U.S.C.Part 18 FTA Circular 4220.1E

 Termination for Convenience (General Provision) The (Recipient) may terminate this contract, in whole or in

- part, at any time by written notice to the Contractor when it is in the Government's best interest. The Contractor shall be paid its costs, including contract close-out costs, and profit on work performed up to the time of termination. The Contractor shall promptly submit its termination claim to (Recipient) to be paid the Contractor. If the Contractor has any property in its possession belonging to the (Recipient), the Contractor will account for the same, and dispose of it in the manner the (Recipient) directs.
- b. Termination for Default [Breach or Cause] (General Provision) If the Contractor does not deliver supplies in accordance with the contract delivery schedule, or, if the contract is for services, the Contractor fails to perform in the manner called for in the contract, or if the Contractor fails to comply with any other provisions of the contract, the (Recipient) may terminate this contract for default. Termination shall be effected by serving a notice of termination on the contractor setting forth the manner in which the Contractor is in default. The contractor will only be paid the contract price for supplies delivered and accepted, or services performed in accordance with the manner of performance set forth in the contract.

If it is later determined by the (Recipient) that the Contractor had an excusable reason for not performing, such as a strike, fire, or flood, events which are not the fault of or are beyond the control of the Contractor, the (Recipient), after setting up a new delivery of performance schedule, may allow the Contractor to continue work, or treat the termination as a termination for convenience.

c. Opportunity to Cure (General Provision) The (Recipient) in its sole discretion may, in the case of a termination for breach or default, allow the Contractor [an appropriately short period of time] in which to cure the defect. In such case, the notice of termination will state the time period in which cure is permitted and other appropriate conditions

If Contractor fails to remedy to (Recipient)'s satisfaction the breach or default of any of the terms, covenants, or conditions of this Contract within [ten (10) days] after receipt by Contractor of written notice from (Recipient) setting forth the nature of said breach or default, (Recipient) shall have the right to terminate the Contract without any further obligation to Contractor. Any such termination for default shall not in any way operate to preclude (Recipient) from also pursuing all available remedies against Contractor and its sureties for said breach or default.

- d. Waiver of Remedies for any Breach In the event that (Recipient) elects to waive its remedies for any breach by Contractor of any covenant, term or condition of this Contract, such waiver by (Recipient) shall not limit (Recipient)'s remedies for any succeeding breach of that or of any other term, covenant, or condition of this Contract.
- e. Termination for Convenience (Professional or Transit Service Contracts) The (Recipient), by written notice, may terminate this contract, in whole or in part, when it is in the Government's interest. If this contract is terminated, the Recipient shall be liable only for payment under the payment provisions of this contract for services rendered before the effective date of termination.

- f. Termination for Default (Supplies and Service) If the Contractor fails to deliver supplies or to perform the services within the time specified in this contract or any extension or if the Contractor fails to comply with any other provisions of this contract, the (Recipient) may terminate this contract for default. The (Recipient) shall terminate by delivering to the Contractor a Notice of Termination specifying the nature of the default. The Contractor will only be paid the contract price for supplies delivered and accepted, or services performed in accordance with the manner or performance set forth in this contract.
- If, after termination for failure to fulfill contract obligations, it is determined that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the Recipient.
 - g. Termination for Default (Transportation Services) If the Contractor fails to pick up the commodities or to perform the services, including delivery services, within the time specified in this contract or any extension or if the Contractor fails to comply with any other provisions of this contract, the (Recipient) may terminate this contract for default. The (Recipient) shall terminate by delivering to the Contractor a Notice of Termination specifying the nature of default. The Contractor will only be paid the contract price for services performed in accordance with the manner of performance set forth in this contract.

If this contract is terminated while the Contractor has possession of Recipient goods, the Contractor shall, upon direction of the (Recipient), protect and preserve the goods until surrendered to the Recipient or its agent. The Contractor and (Recipient) shall agree on payment for the preservation and protection of goods. Failure to agree on an amount will be resolved under the Dispute clause.

- If, after termination for failure to fulfill contract obligations, it is determined that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the (Recipient).
 - Termination for Default (Construction) If Contractor refuses or fails to prosecute the work or any separable part, with the diligence that will insure its completion within the time specified in this contract or any extension or fails to complete the work within this time, or if the Contractor fails to comply with any other provisions of this contract, the (Recipient) may terminate this contract for default. The (Recipient) shall terminate by delivering to the Contractor a Notice of Termination specifying the nature of the default. In this event, the Recipient may take over the work and compete it by contract or otherwise, and may take possession of and use any materials, appliances, and plant on the work site necessary for completing the work. The Contractor and its sureties shall be liable for any damage to the Recipient resulting from the Contractor's refusal or failure to complete the work within specified time, whether or not the Contractor's right to proceed with the work is terminated. This liability includes any increased costs incurred by the Recipient in completing the work.

The Contractor's right to proceed shall not be terminated nor the Contractor charged with damages under this clause if-

- the delay in completing the work arises from unforeseeable causes beyond the control and without the fault or negligence of the Contractor. Examples of such causes include: acts of God, acts of the Recipient, acts of another Contractor in the performance of a contract with the Recipient, epidemics, quarantine restrictions, strikes, freight embargoes; and
- 2. the contractor, within [10] days from the beginning of any delay, notifies the (Recipient) in writing of the causes of delay. If in the judgment of the (Recipient), the delay is excusable, the time for completing the work shall be extended. The judgment of the (Recipient) shall be final and conclusive on the parties, but subject to appeal under the Disputes clauses.

If, after termination of the Contractor's right to proceed, it is determined that the Contractor was not in default, or that the delay was excusable, the rights and obligations of the parties will be the same as if the termination had been issued for the convenience of the Recipient.

Termination for Convenience or Default (Architect and Engineering) The (Recipient) may terminate this contract in whole or in part, for the Recipient's convenience or because of the failure of the Contractor to fulfill the contract obligations. The (Recipient) shall terminate by delivering to the Contractor a Notice of Termination specifying the nature, extent, and effective date of the termination. Upon receipt of the notice, the Contractor shall (1) immediately discontinue all services affected (unless the notice directs otherwise), and (2) deliver to the Contracting Officer all data, drawings, specifications, reports, estimates, summaries, and other information and materials accumulated in performing this contract, whether completed or in process.

If the termination is for the convenience of the Recipient, the Contracting Officer shall make an equitable adjustment in the contract price but shall allow no anticipated profit on unperformed services.

If the termination is for failure of the Contractor to fulfill the contract obligations, the Recipient may complete the work by contact or otherwise and the Contractor shall be liable for any additional cost incurred by the Recipient.

If, after termination for failure to fulfill contract obligations, it is determined that the Contractor was not in default, the rights and obligations of the parties shall be the same as if the termination had been issued for the convenience of the Recipient.

Termination for Convenience of Default (Cost-Type Contracts) The (Recipient) may terminate this contract, or any portion of it, by serving a notice or termination on the Contractor. The notice shall state whether the termination is for convenience of the (Recipient) or for the default of the Contractor. If the termination is for default, the notice shall state the manner in which the contractor has failed to perform the requirements of the contract. The Contractor shall account for any property in its possession paid for from funds received from the (Recipient), or property supplied to the Contractor by the (Recipient). If the termination is for default, the (Recipient) may fix the fee, if the contract provides for a fee, to be paid the contractor in proportion to the value, if any, of work performed up to the time of termination. The Contractor shall promptly submit its termination claim to the (Recipient) and the parties shall negotiate the termination settlement to be paid the Contractor.

If the termination is for the convenience of the (Recipient), the Contractor shall be paid its contract close-out costs, and a fee, if the contract provided for payment of a fee, in proportion to the work performed up to the time of termination.

If, after serving a notice of termination for default, the (Recipient) determines that the Contractor has an excusable reason for not performing, such as strike, fire, flood, events which are not the fault of and are beyond the control of the contractor, the (Recipient), after setting up a new work schedule, may allow the Contractor to continue work, or treat the termination as a termination for convenience.

PROCUREMENTS OF MATERIALS & SUPPLIES OF \$25,000 OR MORE ANNUALLY

Government-Wide Debarment and Suspension (Non-procurement) 49 CFR Part 29

Executive Order 12549

Suspension and Debarment

This contract is a covered transaction for purposes of 49 CFR Part 29. As such, the contractor is required to verify that none of the contractor, its principals, as defined at 49 CFR 29.995, or affiliates, as defined at 49 CFR 29.905, are excluded or disqualified as defined at 49 CFR 29.940 and 29.945.

The contractor is required to comply with 49 CFR 29, Subpart C and must include the requirement to comply with 49 CFR 29, Subpart C in any lower tier covered transaction it enters into.

By signing and submitting its bid or proposal, the bidder or proposer certifies as follows:

The certification in this clause is a material representation of fact relied upon by the City of El Paso. If it is later determined that the bidder or proposer knowingly rendered an erroneous certification, in addition to remedies available to the City of El Paso, the Federal Government may pursue available remedies, including but not limited to suspension and/or debarment. The bidder or proposer agrees to comply with the requirements of 49 CFR 29, Subpart C while this offer is valid and throughout the period of any contract that may arise from this offer. The bidder or proposer further agrees to include a provision requiring such compliance in its lower tier covered transactions.

PROCUREMENTS OF MATERIALS & SUPPLIES OF \$100,000 OR MORE ANNUALLY

BUY AMERICA REQUIREMENTS 49 U.S.C. 5323(j) 49 CFR Part 661

The Buy America regulation, at 49 CFR 661.13, requires notification of the Buy America requirements in FTA-funded contracts.

Buy America - The contractor agrees to comply with 49 U.S.C. 5323(j) and 49 C.F.R. Part 661, which provide that Federal fund may not be obligated unless steel, iron, and manufactured products used in FTA-funded projects are produced in the United States, unless a waiver has been granted by FTA or the product is subject to a general waiver. General waivers are listed in 49 C.F.R. 661.7, and include final assembly in the United States for 15 passenger vans and 15 passenger wagons produced by Chrysler Corporation, and microcomputer equipment and software. Separate requirements for rolling stock are set out at 49 U.S.C. 5323(j)(2)(C) and 49 C.F.R. 661.11. Rolling stock must be assembled in the United States and have a 60 percent domestic content.

A bidder or offeror must submit to the FTA recipient the appropriate Buy America certification (below) with all bids or offers on FTA-funded contracts, except those subject to a general waiver. Bids or offers that are not accompanied by a completed Buy America certification must be rejected as nonresponsive. This requirement does not apply to lower tier subcontractors.

CLEAN AIR 42 U.S.C. 7401 et seq 40 CFR 15.61 49 CFR Part 18

Clean Air - (1) The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Clean Air Act, as amended, 42 U.S.C. §§ 7401 *et seq.* The Contractor agrees to report each violation to the Purchaser and understands and agrees that the Purchaser will, in turn, report each violation as required to assure notification to FTA and the appropriate EPA Regional Office.

(2) The Contractor also agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FTA.

Clean Water Requirements 33 U.S.C. 1251

Clean Water - (1) The Contractor agrees to comply with all applicable standards, orders or regulations issued pursuant to the Federal Water Pollution Control Act, as amended, 33 U.S.C. 1251 et seeq. The Contractor agrees to report each violation to the Purchaser and understands and agrees that the Purchaser will, in

turn, report each violation as required to assure notification to FTA and the appropriate EPA Regional Office.

(2) The Contractor also agrees to include these requirements in each subcontract exceeding \$100,000 financed in whole or in part with Federal assistance provided by FTA.

Breaches and Dispute Resolution 49 CFR Part 18 FTA Circular 4220.1E

Disputes - Disputes arising in the performance of this Contract which are not resolved by agreement of the parties shall be decided in writing by the authorized representative of (Recipient)'s [title of employee]. This decision shall be final and conclusive unless within [ten (10)] days from the date of receipt of its copy, the Contractor mails or otherwise furnishes a written appeal to the [title of employee]. In connection with any such appeal, the Contractor shall be afforded an opportunity to be heard and to offer evidence in support of its position. The decision of the [title of employee] shall be binding upon the Contractor and the Contractor shall abide be the decision.

Performance During Dispute - Unless otherwise directed by (Recipient), Contractor shall continue performance under this Contract while matters in dispute are being resolved.

Claims for Damages - Should either party to the Contract suffer injury or damage to person or property because of any act or omission of the party or of any of his employees, agents or others for whose acts he is legally liable, a claim for damages therefor shall be made in writing to such other party within a reasonable time after the first observance of such injury of damage.

Remedies - Unless this contract provides otherwise, all claims, counterclaims, disputes and other matters in question between the (Recipient) and the Contractor arising out of or relating to this agreement or its breach will be decided by arbitration if the parties mutually agree, or in a court of competent jurisdiction within the State in which the (Recipient) is located.

Rights and Remedies - The duties and obligations imposed by the Contract Documents and the rights and remedies available thereunder shall be in addition to and not a limitation of any duties, obligations, rights and remedies otherwise imposed or available by law. No action or failure to act by the (Recipient), (Architect) or Contractor shall constitute a waiver of any right or duty afforded any of them under the Contract, nor shall any such action or failure to act constitute an approval of or acquiescence in any breach thereunder, except as may be specifically agreed in writing.

CLAUSES SPECIFIC TO PROCUREMENT CONDITIONS

CARGO PREFERENCE REQUIREMENTS

(Transport by ocean vessel) 46 U.S.C. 1241 46 CFR Part 381

Cargo Preference - Use of United States-Flag Vessels - The contractor agrees: a. to use privately owned United States-Flag commercial vessels to ship at least 50 percent of the gross tonnage (computed separately for dry bulk carriers, dry cargo liners, and tankers) involved, whenever shipping any equipment, material, or commodities pursuant to the underlying contract to the extent such vessels are available at fair and reasonable rates for United States-Flag commercial vessels; b. to furnish within 20 working days following the date of loading for shipments originating outside the United States, a legible copy of a rated, "on-board" commercial ocean bill-of -lading

in English for each shipment of cargo described in the preceding paragraph to the Division of National Cargo, Office of Market Development, Maritime Administration, Washington, DC 20590 and to the FTA recipient (through the contractor in the case of a subcontractor's bill-of-lading.) c. to include these requirements in all subcontracts issued pursuant to this contract when the subcontract may involve the transport of equipment, material, or commodities by ocean vessel.

CONFORMANCE WITH NATIONAL ITS ARCHITECTURE

ITS projects shall conform to the National ITS Architecture and standards in accordance with the requirements contained in this part. Conformance with the National ITS Architecture is interpreted to mean the use of the National ITS Architecture to develop a regional ITS architecture in support of integration and the

Bidder's [Company] Name:___

subsequent adherence of all ITS projects to that regional ITS architecture. Development of the regional ITS architecture should be consistent with the transportation planning process for Statewide and Metropolitan Transportation Planning (49 CFR Part 613 and 614).

FLY AMERICA REQUIREMENTS 49 U.S.C. §40118 41 CFR Part 301-10

Fly America Requirements - The Contractor agrees to comply with 49 U.S.C. 40118 (the "Fly America" Act) in accordance with the General Services Administration's regulations at 41 CFR Part 301-10, which provide that recipients and subrecipients of Federal funds and their contractors are required to use U.S. Flag air carriers for U.S Government-financed international air travel and transportation of their personal effects or property, to the extent such service is available, unless travel by foreign air carrier is a matter of necessity, as defined by the Fly America Act. The Contractor shall submit, if a foreign air carrier was used, an appropriate certification or memorandum adequately explaining why service by a U.S. flag air carrier was not available or why it was necessary to use a foreign

air carrier and shall, in any event, provide a certificate of compliance with the Fly America requirements. The Contractor agrees to include the requirements of this section in all subcontracts that may involve international air transportation.

SPECIAL NOTIFICATION REQUIREMENTS FOR STATES.

To the extent required by Federal law, the State, as the Recipient, agrees to provide the following information about FTA funding for State Programs or Projects: a. Types of Information. It will provide information including: (1) Identification of FTA as the Federal agency providing the Federal funds for the Program or Project, (2) The Catalog of Federal Domestic Assistance Number of the Program from which the Federal funding for the Program or Project is authorized, and (3) The amount of Federal funds FTA has provided for the Program or Project, and b. Documents. It will provide the information required by this provision in the following documents: (1) Requests for proposals, (2) Solicitations, (3) Grant or cooperative agreement applications, (4) Forms, (5) Notifications, (6) Press releases, and (7) Other publications.

(Section left intentionally blank)

PART 5 - FORMS

5.1 **Business Information Certification**



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Manufacturer or Producer	Disadvantaged Business Enterprise
Wholesaler	Asian - Pacific American
Retailer	Black American
Franchised Distributor	Hispanic American
Factory Representative	Native American
Other	Woman Owned Business
Large Business	Handicapped
Small Business	Local Business Enterprise
	HUB State Certified Historically Underutilized Business
	(please furnish copy of Certification)

SMALL BUSINESS CONCERN: Less than \$1,000,000.00 in annual receipts or fewer than one hundred [100] full time employees.

DISADVANTAGED BUSINESS ENTERPRISE: At least fifty-one percent [51%] owned by one or more socially disadvantaged individuals, or a publicly held corporation with at least fifty-one percent [51%] of the stock owned by one or more such individuals.

WOMAN-OWNED BUSINESS: At least fifty-one percent [51%] owned by a woman, or women, who also control and operate the business. "Control" in this context means making policy decisions. "Operate" in this context means actively carrying on day to day management

HANDICAPPED: At least fifty-one percent [51%] owned by a person or persons with an orthopedic, otic [hearing], optic [visual], or mental impairment which substantially limits one or more of their major life activities.

LOCAL BUSINESS: A business with a Tier 1 or Tier 2 principal place of business within the incorporated city limits of El Paso, Texas.

Tier 1 Principal place of business: means a business whose primary headquarter is located within the incorporated city limits of El Paso, Texas and at least 10 percent the total number of full time employees reside within the incorporated city limits of El Paso, Texas. A temporary construction trailer or temporary structure shall not be construed as the headquarter structure.

Tier 2 Principal place of business: means a business that:

- (1) Has been physically present and operating for at least one (1) year in the incorporated limits of the City of El Paso; and
- (2) A minimum of fifty (50) of its full time employees reside within the incorporated city limits of El Paso, Texas; and
- (3) Owns or leases real property or owns or leases space in a structure in which primary business is conducted in the incorporated limits of the City of El Paso; and
- (4) The Property or space owned or leased is used as an office, plant, store, warehouse, or other function that is fully operational and has sufficient equipment, supplies, and personnel to provide the product or service of the business without significant reliance on the resources of another entity, affiliate, or an auxiliary facility of the business which is located outside the incorporated limits of the City of El Paso: and

ty for

A temporary construction trailer or temporary structure purposes of meeting the ownership or lease requirement	
Bidder's [Company] Name:	Page: 32
2010-933 BUS AXLE END - SLACK ADJUSTERS	Faye. 32

HUB [HISTORICALLY UNDERUTILIZED BUSINESS Certificate by the State of Texas, as a Historically information on Historically Underutilized Businesses Accounts (CPA), HUB Program, 1711 San Jacinto Accountages you to contact the State if you feel you may	Underutilized Business. (HUB), from the State Ave, P.O. Box 13186, A	The City of El Paso utilizes of Texas Comptroller of Public
I certify that the foregoing information is a full, true and	d correct statement of the	facts.
Signature of Person Authorized to Sign Application		
Title	Date	
Bidder's [Company] Name:		Page: 33



City Of El Paso Purchasing & Strategic Sourcing Department

5.2 Non-Collusion and Business Disclosure Affidavit

THIS IS AN OFFICIAL PURCHASING DOCUMENT - RETAIN WITH PURCHASE ORDER FILE

Before me, the undersigned official, on this day, personally appeared, a person known to me to be the person whose signature appears below; whom after being duly sworn upon his/her oath deposed and said:
1. I am over the age of 18, have never been convicted of a crime and am competent to make this affidavit.
2. I am a duly authorized representative of the following company or firm (the "Bidder") which is submitting a response to 2016-933 Bus Axle End - Slack Adjusters - Mass Transit - Sun Metro:
(Name of Bidder).

- 3. BY SUBMITTING THIS BID, I CERTIFY THAT BIDDER AND ITS AGENTS, OFFICERS OR EMPLOYERS HAVE NOT DIRECTLY OR INDIRECTLY ENTERED INTO ANY AGREEMENTS, PARTICIPATED IN ANY COLLUSION, OR OTHERWISE TAKEN ANY ACTION IN RESTRAINT OF FREE COMPETITIVE BIDDING IN CONNECTION WITH THIS PROPOSAL OR WITH ANY CITY OFFICIAL.
- 4. I have listed in <u>Paragraph 10</u> below all the names the Bidder uses and has used in the past and certify that I have disclosed all such names, including any assumed (DBA) names.
- 5. <u>Certificate of Organization</u>. In completing this Affidavit, I have attached a copy of the organization certificate issued by the Secretary of State of the state in which the company was organized (i.e. Certificate of Formation, Certificate of Good Standing, Statement of Operation or Registration and/or a copy of Assumed Name Certificate if the bidder/proposer used a trade name in the Solicitation documents is other than the name under which company was organized).
- 6. <u>Material Change in Organization or Operation.</u> *Except as described in <u>Paragraph 10</u> below*, I certify that Bidder is not currently engaged nor does it anticipate that it will engage in any negotiation or activity that will result in the merger, transfer of organization, management reorganization or departure of key personnel within the next twelve (12) months that may affect the Bidder's ability to carry out the contract with the City of El Paso.
- 7. <u>Debarment/Suspension</u>. *Except as described in <u>Paragraph 10</u> below*, I certify that Bidder and its subcontractors, officers or agents are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any covered transactions by any federal, state or local department or agency. If such an event has occurred, state in <u>Paragraph 10</u> below, the reason for or the circumstances surrounding the debarment or suspension, including but, not limited to, the name of the governmental entity, the period of time for such debarment or suspension and provide the name and current phone number of a governmental contact person familiar with the debarment or suspension.
 - I understand the Bidder is obligated to immediately inform the City in the event that the Bidder is included in such a debarment/suspension list during the performance of this Contract with the City of El Paso.
- 8. <u>Default/Termination of Contracts</u>. *Except as described in <u>Paragraph 10</u> below*, I certify that, within the last 24 months, there are no Contract(s) between the Bidder and a governmental entity that have been terminated, with or without the Bidder's default. If such a contract has been terminated within the last 24 months, state in <u>Paragraph 10</u> below the reason for or circumstances surrounding the termination.
- 9. <u>Taxpaver Identification</u>. In completing this Affidavit, I have also attached a copy of a completed Form W-9 that shows the Bidder's taxpayer identification number (Employer Identification Number or Social Security Number). I understand that failure

Bidder's [Company] Name:	
2016-933 BUS AXLE END - SLACK ADJUSTERS	Page: 34

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Page: 35



City Of El Paso **Purchasing & Strategic Sourcing Department**

5.3 Indebtedness Affidavit

Before me, the undersigned authority, on this day (hereafter "Affiant"), a person known to me to be his/her oath deposed stated as follows:	
A. Affiant is authorized and competent to give t	his affidavit and has personal knowledge of the facts and matters herein stated.
B. Affiant is an authorized representative of [Contracting Entity's Corporate or Legal Na	
C. Affiant is submitting this affidavit in response Mass Transit - Sun Metro which is expected to	se to the following bid: <i>Solicitation No. 2016-933 BUS AXLE END - SLACK ADJUSTERS -</i> be in an amount that exceeds \$50,000.00.
D. Contracting Entity is organized as a business	entity as noted below (check box as applicable):
For Profit Entity (select below	v): For Non-Profit Entity or Other (select below):
 □ Sole Proprietorship □ Corporation □ Partnership □ Limited Partnership □ Joint Venture □ Limited Liability Company □ Other (Specify type in space 	□ Non-Profit Corporation □ Unincorporated Association provided below):
partnership, list all owners of 5% or more	correct for the Contracting Entity. If Contracting Entity is a sole proprietorship or e of the Contracting Entity. Where the Contracting Entity is an unincorporated een shown for each officer. [Note: In all cases, use FULL name, business and
Name	
Business Address [No./Street]	
City/State/Zip Code	
Telephone Number	
Resident Address (if applicable)	
City/State/Zip Code	
Telephone Number	
Federal Tax ID Number	
Texas Sales Tax Number	

Ī	Name	
J	Business Address [No./Street]	
Ī	City/State/Zip Code	
	Telephone Number	
	Resident Address (if applicable)	
	City/State/Zip Code	
	Telephone Number	
;	**Attach additional pages if necessary to supp	ply the required names and addresses.
awar		nance No. 016529 of the City of El Paso (the "City"), the City may refuse to Contracting Entity that is an apparent low bidder or successful proposer that is
Own	er, or Vendor, that exceeds one hundred dolla	nean any sum of money, which is owed to the City by a Contracting Entity, urs (\$100.00) and that has become Delinquent, as defined hereinafter. Such Debtes; (ii) hotel/motel occupancy taxes; and (iii) license and permit fees.
	ant understands that the term "Delinquent": the is not currently subject to challenge, protest	shall mean any unpaid Debt that is past due for sixty (60) days or more and, , or appeal.
in Ite		e, the Contracting Entity is not indebted to the City in any amounts as described. If the Contracting Entity is indebted to the City, the following represents the
- I If th		, describe any payment arrangements that have been entered into to settle the
De	bt.	
De -	the event that the City refuses to do business v	with a Contracting Entity due to any indebtedness listed above or as determined ontracting Agency may appeal this determination in accordance with the appeal
K. In the byta regular Affiant cassociate informat and believed.	the event that the City refuses to do business whe City Financial Services Department, the Calations in Ordinance 016529. The ertifies that he is duly authorized to submit d with the Contracting Entity in the calion provided herein; and that the information of the calion provided herein.	t the above information on behalf of the Contracting Entity, that Affiant is pacity noted above and has personal knowledge of the accuracy of the tion provided herein is true and correct to the best of Affiant's knowledge false information on this form shall be grounds for debarment and
K. In the by the regular Affiant consociate information and believed.	the event that the City refuses to do business whe City Financial Services Department, the Calations in Ordinance 016529. The ertifies that he is duly authorized to submit d with the Contracting Entity in the calion provided herein; and that the informatef. Affiant understands that providing	t the above information on behalf of the Contracting Entity, that Affiant is pacity noted above and has personal knowledge of the accuracy of the tion provided herein is true and correct to the best of Affiant's knowledge false information on this form shall be grounds for debarment and El Paso.
K. In the by the regular Affiant consociate information and believed.	he event that the City refuses to do business whe City Financial Services Department, the Callations in Ordinance 016529. ertifies that he is duly authorized to submid with the Contracting Entity in the callon provided herein; and that the informatef. Affiant understands that providing unation of any/all business with the City of in	t the above information on behalf of the Contracting Entity, that Affiant is pacity noted above and has personal knowledge of the accuracy of the tion provided herein is true and correct to the best of Affiant's knowledge false information on this form shall be grounds for debarment and El Paso.
K. In the by the regular Affiant consociate information and believed.	he event that the City refuses to do business whe City Financial Services Department, the Callations in Ordinance 016529. ertifies that he is duly authorized to submid with the Contracting Entity in the callon provided herein; and that the informatef. Affiant understands that providing unation of any/all business with the City of in	t the above information on behalf of the Contracting Entity, that Affiant is pacity noted above and has personal knowledge of the accuracy of the tion provided herein is true and correct to the best of Affiant's knowledge false information on this form shall be grounds for debarment and El Paso. Signature on thisday of, 20

CITY OF EL PASO PURCHASING DEPARTMENT

VENDOR INFORMATION FORM
This form must be accompanied by an IRS Form W-9 and Conflict of Interest Questionnaire.

From: Name:		City Department:			Tel. #_	
VENDOR SALES Company Name: _	ADDRESS:	lf same as W-9 check	box 🗌			
Street:						
City:		State		Zip Co	ode	
Contact Name & Ti	tle:					
Telephone # ()		_ Fax #		J	
E-Mail Address:		Web	Page:			
VENDOR STATUS	S:					
(individuals.) If you copy of the certification	ublicly-owned busines	ss at least 5° I please send lude (Please	l% of th d us a ph mark or	e stock own .oto copy. V ne:)	ed by one or more of such We must have an updated
(Yes) (No) Woman-owned bus	siness (At least 51% o ol" in this context mea	wned by a v ins exercisin	voman c g the po	r women wł wer to make	ho also control and policy decisions.
			tively invol	vea min	ic day-io-da	y management.
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Form W-9 (Flev, December 2011)

Request for Taxpayer Identification Number and Certification

Give Form to the requester. Do not send to the IRS.

	Revenue Service						_ [:]	-	-			
	Name (as shown on your income tax return)						_					
77	Business name/disregarded entity name, if different from above								_			
96.2												
Print or type Specific Instructions on page	Check appropriate box for federal tax classification: Individual/sole proprietor C Corporation S Corporation Partnership Trust/estate											
Print or type Instructions	Limited liability company. Enter the tax classification (C=C corporation	, S=8 corporation, P=partnership	-			000.0] [exem	pt payee	
분류	☐ Other (see instructions) ►											
ecifi	Address (number, street, and apt. or suite no.)	Rei	juester's	s name	e amo	i add	iress (c	ption	al)			
See Sp	City, state, and ZIP code											
1773	List account number(s) here (optional)											
Pai	Taxpayer Identification Number (TIN)											
	your TIN in the appropriate box. The TIN provided must match the n		S	ocial s	ecur	rity n	umber	£3.				
reside entitie	old backup withholding. For individuals, this is your social security no ant alien, sole proprietor, or disregarded entity, see the Part I instruct is, it is your employer identification number (EIN). If you do not have	ions on page 3. For other				7.]	-			
	n page 3. . If the account is in more than one name, see the chart on page 4 fo	r guidelines on whose	E	mploy	er id	entif	cation	nun	ber	0:		
	er to enter.											
Par	t II Certification						-	100		-	100	
Unde	r penalties of perjury, I certify that:											
Se no	m not subject to backup withholding because: (a) I am exempt from nice (IRS) that I am subject to backup withholding as a result of a fa longer subject to backup withholding, and											
	m a U.S. citizen or other U.S. person (defined below).		men	enis:		em.		ARREST		SS	No. of the last	
becau intere gener	lication instructions. You must cross out item 2 above if you have to use you have failed to report all interest and dividends on your tax re st paid, acquisition or abandonment of secured property, cancellationally, payments other than interest and dividends, you are not require ctions on page 4.	turn. For real estate transaction of debt, contributions to an	individ	m 2 d dual re	oes etire	not men	apply t arrar	. For ngem	mo	rtgag (IRA	ge (), and	
Sign Here		Date >										
Car	neral Instructions	Note, If a requester give	s vou s	form	oth	er th	an Fo	erm V	V-9	to re	quest	
	on references are to the internal Revenue Code unless otherwise	your TIN, you must use to this Form W-9.										
	pose of Form	Definition of a U.S. per- considered a U.S. perso			eral	tax	ourpo	ses,	you	are		
	son who is required to file an information return with the IRS must	An individual who is a			or U	S. n	esiden	nt alie	an,			
obtair exam	n your correct taxpayer identification number (TIN) to report, for ple, income paid to you, real estate transactions, mortgage interest	 A partnership, corpora organized in the United 										
	aid, acquisition or abandonment of secured property, cancellation of, or contributions you made to an IRA.	An estate (other than a			100		a consula	eene a			_	
alien)	Form W-9 only if you are a U.S. person (including a resident to provide your correct TIN to the person requesting it (the ster) and, when applicable, to:	 A domestic trust (as de Special rules for partne business in the United S 	rships tates a	s. Part	ners nera	ships Illy re	that equire	cond d to p	luct pay	a tra	ade or thholdir	
1.0	Certify that the TIN you are giving is correct (or you are waiting for a er to be issued).	tax on any foreign partne Further, in certain cases partnership is required to	where	a For	m W	1-9 h	ias no	t bee	en re	eceiv	ed, a	
	Certify that you are not subject to backup withholding, or	and pay the withholding	tax. Th	nerefo	re, it	you	are a	U.S	. pe	erson	that is	
payer alloca is not	Daim exemption from backup withholding if you are a U.S. exempt b. If applicable, you are also certifying that as a U.S. person, your ble share of any partnership income from a U.S. trade or business subject to the withholding tax on foreign partners' share of ively connected income.	partner in a partnership States, provide Form W- status and avoid withhol	9 to th	e part	mers	ship	to est	tablis	h yo	our L	J.S.	

Cat. No. 10231X

Form W-9 (Rev. 12-2011)

CONFLICT OF INTEREST QUESTIONNAIRE

FORM CIQ

For vendor doing business with local governmental entity		
This questionnaire reflects changes made to the law by H.B. 23, 84th Leg., Regular Session.	OFFICE USE ONLY	
This questionnaire is being filed in accordance with Chapter 176, Local Government Code, by a vendor who has a business relationship as defined by Section 176.001(1-a) with a local governmental entity and the vendor meets requirements under Section 176.006(a).	Date Received	
By law this questionnaire must be filed with the records administrator of the local governmental entity not later than the 7th business day after the date the vendor becomes aware of facts that require the statement to be filed. See Section 176.006(a-1), Local Government Code.		
A vendor commits an offense if the vendor knowingly violates Section 176.006, Local Government Code. An offense under this section is a misdemeanor.	=	
Name of vendor who has a business relationship with local governmental entity.		
Check this box if you are filing an update to a previously filed questionnaire.		
(The law requires that you file an updated completed questionnaire with the app later than the 7th business day after the date on which you became aware that the orig incomplete or inaccurate.)		
Name of local government officer about whom the information in this section is being disclo	osed.	
Name of Officer		
This section (item 3 including subparts A, B, C, & D) must be completed for each officer we employment or other business relationship as defined by Section 176.001(1-a), Local Governs pages to this Form CIQ as necessary.	with whom the vendor has an ment Code. Attach additional	
A. Is the local government officer named in this section receiving or likely to receive taxable in income, from the vendor?	ncome, other than investment	
Yes No		
B. Is the vendor receiving or likely to receive taxable income, other than investment income, from government officer named in this section AND the taxable income is not received from the loc		
Yes No		
C. Is the filer of this questionnaire employed by a corporation or other business entity wit government officer serves as an officer or director, or holds an ownership interest of one percentage.	h respect to which the local ent or more?	
Yes No		
D. Describe each employment or business and family relationship with the local government	officer named in this section.	
4		
Signature of vendor doing business with the governmental entity	ate	

Adopted 8/7/2015

CERTIFICATE OF INTERESTED PARTIES

FORM 1295

	Complete Nos. 1 - 4 and 6 if there are interested parties. Complete Nos. 1, 2, 3, 5, and 6 if there are no interested parties.			OFFICE USE ONLY		
Name of business entity filing form, and the city, state and country of the business entity's place of business.						
2	Name of governmental entity or state which the form is being filed.	agency that is a party to the contrac	t for			
3	Provide the identification number use and provide a description of the good			ack or ide	ntify the contract,	
4	Name of Interested Party	City, State, Country (place of business)	Nature	Nature of Interest (check applicable)		
			Controlling		Intermediary	
_						
			14			
5	Check only if there is NO Interested Pa	arty.				
6	AFFIDAVIT	I swear, or affirm, under penalty of pe	erjury, that the a	bove disclos	sure is true and correct.	
		Signature of authorize	ed agent of con	tracting busing	ness entity	
	AFFIX NOTARY STAMP / SEAL ABOVE					
	Sworn to and subscribed before me, by the sai	d		_, this the _	day	
	of, 20, to certify	which, witness my hand and seal of office.				
	Signature of officer administering oath	Printed name of officer administering o	ath	Title of office	er administering oath	
	ADD	ADDITIONAL PAGES AS NEC	ESSARY			
	provided by Texas Ethics Commission	www.ethics.state.tx.us			Adopted 10/5/2015	



City of El Paso ACCOUNTS PAYABLE DIRECT DEPOSIT SIGN-UP FORM

This form is used to collect important information to enroll, update or change your Direct Deposit request. Please complete and return to the Purchasing & Strategic Sourcing Department; see contact information provided below. For assistance, please call 915-212-1185.

please call 915-212-1185.						
Part I – Vendor / Employee Information						
Name of Payee (Print) Federal Taxpayer ID Number or Employee KRONOS ID# Address: City, State, and Zip Code Telephone Email (Print)						
E-mail (Print) Part II – Direct Deposit Information						
Pait II - Dire	ct beposit information					
Action Requested: Start Direct Deposit	Stop Direct Deposit Change Direct Deposit					
Name of Financial Institution:						
Routing Number (must be nine digits):						
Bank Account Number:						
Account Type:	Checking Savings					
	tions do not display the correct routing number on deposit slips.					
Part III – Terms and Conditions						
National Automated Clearing House Association (NACHA financial institution named. The electronic payment is to	ATTACAMENT AND					
Signature	Date El Paso					
Purchasing & Strategic Sourcing Department 300 N. Campbell, 1st floor – EL PASO TX 79901 Fax 915-212-0044 Email: SilvaML@elpasotexas.gov						

PART 6 - NOTICES AND INSTRUCTIONS TO OFFERORS

1. SIGNATURE OF OFFER BY PERSON AUTHORIZED TO SIGN

All offers shall bear an original signature, in ink, of a responsible officer or agent of the company. Failure to sign the offer portion of the solicitation, offer and award form, or to include a substitute signed document binding the offeror, will be the basis for declaring a bid non-responsive.

2. REQUIRED NUMBER OF COPIES

Offer (bid or proposal) must be submitted in original form with one additional copy, unless otherwise stated in Part 2.

3. OFFER SUBMISSION INSTRUCTIONS

Offer Must Be Sealed When Presented To The Purchasing & Strategic Sourcing Department. Offers will be received by the City of El Paso until 2:00 P.M., local time, on Wednesday, June 22, 2016. Bids will be publicly opened and read; proposals will be announced.

THE CITY DOES NOT PROVIDE ENVELOPES FOR THE PURPOSE OF SUBMITTING OFFERS.

4. ADDRESSING INSTRUCTIONS

The envelope containing the offer must be addressed as follows:

City Of El Paso Purchasing & Strategic Sourcing Department 300 N. Campbell, 1st Floor El Paso, Texas 79901-1153 Attn: Purchasing Director

Also, write the **Bid Number**, **Bid Title**, and **Bid Opening Date** clearly on a visible section of the envelope.

5. LABELING OF BIDS [Rev 6/15/05]

The Due Date and Solicitation Number must be written on the outside of the package containing the offer. The City Purchasing & Strategic Sourcing Department may open any unlabeled submittal to identify it properly. Offerors are required to identify their package to protect the integrity of their sealed bids and to fully avail themselves of the sealed bid process.

6. OFFERER DELIVERY RESPONSIBILITY

Bids received at the Purchasing & Strategic Sourcing Department after the specified date and time will not be accepted. Package delivery services such as FedEx, UPS, etc. deliver packages addressed to the Purchasing Director directly to the Purchasing & Strategic Sourcing Department. U.S. Postal Service deliveries, including Express Mail, are only delivered to the Mail Room at City Hall Bldg. #2 and may or may not be delivered by the Mail Room to the Purchasing & Strategic Sourcing Department by the time and place bids are opened. The offeror accepts all responsibility for delivering its offer to address stated above within the specified time or the offer will be considered non-responsive and will be mailed back unopened. If the envelope does not reflect a return address, it will be opened for the sole purpose of obtaining the return address.

7. DESCRIPTIVE LITERATURE

Descriptive literature, where applicable, containing complete specifications or other information sufficient for the City to determine compliance with the specifications must accompany each bid, in duplicate. If an offeror wishes to furnish additional information more sheets may be added.

8. OFFER DOCUMENTS, SUPPORTING LITERATURE AND

RELATED DATA

Related data, where applicable, will be made part of the bid. All documents, literature and related data submitted as an offer become the property of the City of El Paso.

9. ALTERNATE OFFERS

Alternate offers may be submitted if they meet the minimum requirements of the specifications. For full consideration all necessary technical data will be furnished with such alternate bids so proper evaluations can be made.

10. SOLICITATION CHANGES OR CLARIFICATIONS

Requests for changes or clarifications to this solicitation are welcomed by the Purchasing & Strategic Sourcing Department for its consideration, provided the requests are made in writing and received at least ten calendar days before the bid opening date. Requests received after that time may not elicit a response. Refer to REQUESTS FOR CLARIFICATION in Section B for more details.

11. ACKNOWLEDGMENT OF SOLICITATION AMENDMENTS

All Amendments will be acknowledged on the *Solicitation of Offers* form (first page of this bid). Failure to do so may cause the bid to be rejected.

12. BID PREPARATION COSTS

This solicitation does not commit the City of El Paso to pay any costs incurred in preparing and submitting the proposal or to contract for the services specified.

13. DEFINITION OF COMPLETE

The word "complete" means that each proposed unit of equipment will include all appurtenances, fasteners, parts, accessories and services ordinarily catalogued.

14. ADDITIONAL INFORMATION

For further procedural information concerning this Invitation for Bids contact the point of contact for contract administration (refer to CONTRACT ADMINISTRATION in Part 4 for contact details).

15. ACCEPTANCE OR REJECTION OF BIDS

The City reserves the right to accept or reject any or all bids, to waive all minor technicalities, and to accept the bid or bids determined to be the most favorable to the City. Additionally, the City may accept a bid subject to an exception if, in the sole judgment of the City, the bid meets or exceeds the City's specifications.

16. TIME AND PLACE OF OPENING

Offers will be opened and read in Council Chambers, Second Floor, City Hall, shortly after 2:00 p.m. on opening day. However, you are cautioned that offers must be received in the Purchasing & Strategic Sourcing Department, before the time stated in item #3 above.

17. NOTICE TO NONRESIDENTS

Offers received from nonresidents (bidders whose principal place of business is not in the State of Texas) must be lower than offers from Texas bidders by the same amount that a Texas bidder would be required to underbid a resident bidder, to obtain a comparable contract, in the state in which a nonresident bidder's business is located. This paragraph does not apply to contracts involving federal funds.

18. ROUNDING

Except those commodities normally priced to four decimal places, bids submitted beyond two decimals will be rounded off to the nearest cent.

19. UNIT PRICES

In the event of a discrepancy between the unit price offered, and the extension thereof, the unit price shall prevail.

20. TIE BIDS [REV. 06/14/12]

In case of a tie, the successful bid will be determined by lot unless the principal place of business of one, but not more than one, of the parties to the tie is located in the City of El Paso in which case the award will be made to the local vendor. The casting of lots is to be conducted in the presence of the governing body, Council. The qualified bidders or legal representatives can be present at the casting of lots.

21.BID RESULTS

Any questions concerning bid results should be directed to the point of contact for contract administration.

22. BID TABULATIONS

The point of contact for contract administration will accept requests for a copy of the completed tabulated report of bid results after 2:00 P.M., Tuesday of the week following bid opening (refer to CONTRACT ADMINISTRATION in Part 4 for contact details). The bid tab results will also be made available on the City web site at http://legacy.elpasotexas.gov/purchasing/ep-bid_tabs.asp No results will be given over the phone.

23. FAILURE TO RESPOND TO SOLICITATIONS

Any offeror who fails to respond to three consecutive solicitations will be purged from the mailing list. It is the offeror's responsibility to remain on the mailing list under his requested commodity classes.

24. TIME

Time of delivery is of the essence.

25. DEBRIEFING REQUESTS

A written request for a debriefing should be directed to the Analyst identified in CONTRACT ADMINISTRATION in Part 4 within five (5) days after the date of award. Debriefing requests will be scheduled with the appropriate evaluation committee and Purchasing representative.

26. PROTEST/DISPUTE PROCEDURE

Only a bidder who has actually submitted a bid response/proposal may appeal an award decision.

Failure to follow the requirements of the Protest procedures established by the City of El Paso, Texas, shall constitute a waiver of all protest rights.

Protest must be made after the Council agenda has been posted and by 5 p.m. the day before the Council meeting in which the award will be made. The bidder must write a letter to the Purchasing Director using the phrase "Bid Protest" to the address listed above. Protest must be sent by certified or registered mail or delivered in person. Note: the recommendation for award is posted on the City's website at least 72 hours before each Tuesdays Council meeting.

The written protest should include 1) the bid number and should clearly state, with particularity, the relevant facts believed to constitute an error in the award recommendation, or desired remedy; 2) a specific identification of the statutory or regulatory provision that the Protesting Bidder alleges has been violated and the provisions entitling the Protesting Bidder to relief; 3) a specific factual description, with particularity, of each action by the City that the Protesting Bidder alleges to be a violation of the statutory or regulatory provision that the Protesting Bidder has identified pursuant to item (2) of this paragraph (mere disagreement with the decisions of City employees does not constitute grounds for protest). If there is no disputed issue of the material fact, the Protest must indicate this as well.

Only the information provided within the protest period will be considered in making a recommendation to Council.

(Section left intentionally blank)